UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

 PATENT NO.
 : 8,995,357 B2

 APPLICATION NO.
 : 12/664347

 DATED
 : March 31, 2015

 INVENTOR(S)
 : Dahlman et al.

Page 1 of 1

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

On the Title Page

On Page 2, in Item (56), under "OTHER PUBLICATIONS", in Column 2, Lines 10-11, delete "(E-Utra) and Evolved Universal Terrestrial Radio Access network (E-UTAN);" and insert -- (E-UTRA) and Evolved Universal Terrestrial Radio Access Network (E-UTRAN); --, therefor.

In the Specification

In Column 6, Line 23, delete "RNTI1." and insert -- RNTI1, --, therefor.

Signed and Sealed this Twentieth Day of November, 2018

ndrei anc

Andrei Iancu Director of the United States Patent and Trademark Office

PTO/SB/44 (09-07) Approved for use through 01/31/2020. OMB 0651-0033 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. (Also Form PTO-1050)

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

Page 1 of 1

PATENT NO. : 8,995,357 B2

APPLICATION NO. : 12/664,347

ISSUE DATE : March 31, 2015

INVENTOR(S) : Dahlman, et al.

It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

On Page 2, in Field (56), under "OTHER PUBLICATIONS", in Column 2, Lines 10-11, delete "(E-Utra) and Evolved Universal Terrestrial Radio Access network (E-UTAN);" and insert - (E-UTRA) and Evolved Universal Terrestrial Radio Access Network (E-UTRAN); - , therefor.

In Column 6, Line 23, delete "RNTI1." and insert - - RNTI1, - -, therefor.

MAILING ADDRESS OF SENDER (Please do not use customer number below):

6300 Legacy, MS EVR 1-C-11 Plano, TX 75024 972-583-8656

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, 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.

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.
- 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.

Electronic Patent Application Fee Transmittal							
Application Number:	126	12664347					
Filing Date:	11-	11-Dec-2009					
Title of Invention:	TRANSMISSION OF SYSTEM INFORMATION ON A DOWNLINK SHARED CHANNEL						
First Named Inventor/Applicant Name:	Erik Dahlman						
Filer:	Roger Scott Burleigh/Amber Rodgers						
Attorney Docket Number:	40	15-6727 / P24241-U	S2				
Filed as Large Entity							
Filing Fees for U.S. National Stage under 35 USC 371							
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:						
CERTIFICATE OF CORRECTION 1811 1 150 150							

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD) (\$)	150

Electronic Acknowledgement Receipt				
EFS ID:	33396507			
Application Number:	12664347			
International Application Number:				
Confirmation Number:	1464			
Title of Invention:	TRANSMISSION OF SYSTEM INFORMATION ON A DOWNLINK SHARED CHANNEL			
First Named Inventor/Applicant Name:	Erik Dahlman			
Customer Number:	24112			
Filer:	Roger Scott Burleigh/Amber Rodgers			
Filer Authorized By:	Roger Scott Burleigh			
Attorney Docket Number:	4015-6727 / P24241-US2			
Receipt Date:	07-AUG-2018			
Filing Date:	11-DEC-2009			
Time Stamp:	13:51:05			
Application Type:	U.S. National Stage under 35 USC 371			

Payment information:

Submitted with Payment	yes				
Payment Type	DA				
Payment was successfully received in RAM	\$150				
RAM confirmation Number	080818INTEFSW00000099501379				
Deposit Account					
Authorized User					
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:					

File Listing	j :						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
		D24241	143113				
1	Transmittal Letter	US2_2018-08-07_CoC_Request _Letter.pdf	2ac03a454b615273bdd4b16112f55938906 c881c	no	3		
Warnings:			<u>I</u>				
Information:							
		P24241-	107647				
2	Request for Certificate of Correction	US2_2018-08-07_CoC_PTO-105 0.pdf	75037b7e50318de42f9d7813f7a5688e10c e7ffb	no	2		
Warnings:			<u> </u>				
Information:							
			30679				
3	Fee Worksheet (SB06)	fee-info.pdf	66dc4e2c4ac86cb2ee192f68bf426725fcd4t 698	no	2		
Warnings:			۱ <u>ــــــــــــــــــــــــــــــــــــ</u>				
Information:							
		Total Files Size (in bytes)	: 28	81439			
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/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 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 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							

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE APPLICATION OF: U.S. Patent No. 8,995,357

USPTO CONFIRMATION CODE: 1464

APPLICATION NO .: 12/664,347

PCT FILED: April 10, 2008

U.S. FILED: December 11, 2009

EXAMINER: Un C Cho

GROUP ART UNIT: 2413

FOR: TRANSMISSION OF SYSTEM INFORMATION ON A DOWNLINK SHARED CHANNEL

<u>37 CFR 1.322 & 37 CFR 1.323 REQUEST FOR CERTIFICATE OF CORRECTION</u> FOR USPTO AND/OR APPLICANT MISTAKE

HONORABLE COMMISSIONER OF PATENTS & TRADEMARKS

SIR:

The following is a request for a certificate of correction in Serial Number 12/664,347, now Patent Number 8,995,357.

A certificate of correction under 35 USC 254 is respectfully requested in the above-identified patent.

The errors were the fault of both the applicant and USPTO and, accordingly, please charge <u>\$150.00</u> to our Deposit Account No. 50-1379. In the event that a further fee is required, please charge the amount to the same Deposit Account.

The exact locations where the errors appear in the patent and patent application are as follows:

On Page 2, in Field (56), under "OTHER PUBLICATIONS", in Column 2, Lines 10-11, delete "(E-Utra) and Evolved Universal Terrestrial Radio Access network (E-UTAN);" and insert - (E-UTRA) and Evolved Universal Terrestrial Radio Access Network (E-UTRAN); - -, therefor. (LIST OF REFERENCES CITED BY APPLICANT AND CONSIDERED BY

EXAMINER DATED DECEMBER 20, 2011, SHEET 2 (PAGE 248 OF FW), UNDER "NON-PATENT LITERATURE DOCUMENTS", ENTRY 5, LINES 2-3)

In Column 6, Line 23, delete "RNTI1." and insert - - RNTI1, - -, therefor. (ORIGINALLY FILED SPECIFICATION DATED DECEMBER 11, 2009, PAGE 7 (PAGE 356 OF FW), LINE 8)

The requested corrections are attached on Form PTO 1050.

Respectfully Submitted

, 2018

DATE

/Ronald J. Ward,Reg#54870/

Ronald J. Ward Registration No. 54,870 Attorney of Record



UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/664,347	03/31/2015	8995357	4015-6727 / P24241-US2	1464

24112 7590 03/11/2015 COATS & BENNETT, PLLC 1400 Crescent Green, Suite 300 Cary, NC 27518

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 337 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):

Erik Dahlman, Bromma, SWEDEN; Vera Vukajlovic, Stockholm, SWEDEN;

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

IR103 (Rev. 10/09)

PART 8 - FEE(S) TRANSMITTAL

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

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

or Fax (571)-273-2885

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

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

7590 COATS & BENNETT, PLLC 1400 Crescent Green, Suite 300

24332

Cary, NC 27518

11/25/2014

Note: A certificate of mailing can only be used for domestic mailings of the Pee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an essignment or formal drawing, must have its own certificate of mailing or transmission.

Certificate of Mailing or Transmission I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

1	(Depositor's name)
	(Signature)
	(akt()

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
12/664,347	12/11/2009	Erik Dahlman	4015-67277 P24241-US2	1464			
REPORT AND MADE AND A MADE AND A MADE AND A MADE IN A MADE AND A							

TITLE OF INVENTION: TRANSMISSION OF SYSTEM INFORMATION ON A DOWNLINK SHARED CHANNEL

Γ	APPLN TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DIE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
	nonprovisional	UNDISCOUNTED	5960	\$0	şõ	\$960	02/25/2015
Γ	EXA	MINER	ARTUNIT	CLASS-SUBCLASS	1		
	LĨU, :	SIMING	2413	370-336000	3		
	1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).			2. For printing on the p (1) The names of up to	atent front page, list	evs 1 Coats ar	nd Bennett, PLLC

 Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. "Fee Address" indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. 	or agents OR, alternatively, (2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.	2 3					
3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)							

PLEASE NOTE: Unless an assignce is identified below, no assignce data will appear on the patent. If an assignce is identified below, the document has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE

(B) RESIDENCE: (CITY and STATE OR COUNTRY)

Telefonaktiebolaget LM Ericsson (Publ)

Stockholm, SE Please check the appropriate assignee category or categories (will not be printed on the patent) : 🖸 Individual 🔯 Corporation or other private group entity 📮 Government

4a. The following fee(s) are submitted: Issue Fee Publication Fee (No small entity discount permitted) Advance Order - # of Copies	 4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above) A check is enclosed. Payment by credit card. Form PTO-2038 is attached. The director is hereby authorized to charge the required fee(s), any deficiency, or credits any overpayment, to Deposit Account Number <u>18-1167</u> (enclose an extra copy of this form 			
5. Change in Entity Status (from status indicated above)				
Applicant certifying micro entity status. See 37 CFR 1.29	FR 1.29 NOTE: Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 1SB), iss fee payment in the micro entity amount will not be accepted at the risk of application abandonme			
Applicant asserting small entity status, See 37 CFR 1.27	<u>NOTE</u> . If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.			
Applicant changing to regular undiscounted fee status.	NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.			
NOTE: This form must be signed in accordance with 37 CFR 1.31 and	1 1.33. See 37 CFR 1.4 for signature requirements and certifications.			
Authorized Signature	Date 0/19/2015			
Typed or printed name David E. Bennett	Registration No32,194			

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:	12664347							
Filing Date:	11-	11-Dec-2009						
Title of Invention:	TRANSMISSION OF SYSTEM INFORMATION ON A DOWNLINK SHARED CHANNEL							
First Named Inventor/Applicant Name:	Erik Dahlman							
Filer:	David E. Bennett/Donna Donovan							
Attorney Docket Number:	40	15-6727 / P24241-U	S2					
Filed as Large Entity								
Filing Fees for U.S. National Stage under 35 USC 371								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
Miscellaneous-Filing:								
Petition:	Petition:							
Patent-Appeals-and-Interference:								
Post-Allowance-and-Post-Issuance:	Post-Allowance-and-Post-Issuance:							
Utility Appl Issue Fee		1501	1	960	960			

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	960

Electronic Acl	knowledgement Receipt
EFS ID:	21536878
Application Number:	12664347
International Application Number:	
Confirmation Number:	1464
Title of Invention:	TRANSMISSION OF SYSTEM INFORMATION ON A DOWNLINK SHARED CHANNEL
First Named Inventor/Applicant Name:	Erik Dahlman
Customer Number:	24112
Filer:	David E. Bennett/Donna Donovan
Filer Authorized By:	David E. Bennett
Attorney Docket Number:	4015-6727 / P24241-US2
Receipt Date:	19-FEB-2015
Filing Date:	11-DEC-2009
Time Stamp:	10:59:25
Application Type:	U.S. National Stage under 35 USC 371

Payment information:

Submitted with Payment	yes
Payment Type	Electronic Funds Transfer
Payment was successfully received in RAM	\$960
RAM confirmation Number	19301
Deposit Account	
Authorized User	
The Director of the USPTO is hereby authorized to charge	e indicated fees and credit any overpayment as follows:

File Listing: Document File Size(Bytes)/ Multi Pages **Document Description** File Name Number Message Digest Part /.zip (if appl.) 545648 1 1 Issue Fee Payment (PTO-85B) Issue_Fee_Transmittal.pdf no ffaf8cd100d778a8f06898e2e248822d6ef4 e50 Warnings: Information: 30851 2 Fee Worksheet (SB06) fee-info.pdf 2 no f5cdee2d9ec690656bfac5d28266956afcf0 210 Warnings: Information: Total Files Size (in bytes): 576499 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

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. OK TO ENTER: /S.L./

11/18/2014

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of Dahlman) Serial No.: 12/664,347 Filed: December 11, 2009 For: Transmission of System Information on a Downlink Shared Channel Confirmation No.: 1464 Docket No: 4015-6727

Examiner: Xavier S. Wong Group Art Unit: 2462

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

SUPPLEMENTAL AFTER-FINAL RESPONSE IN-RESPONSE TO ADVISORY ACTION

This paper is being filed in response to the Final Office Action mailed May 20, 2014. Reconsideration is respectfully requested in light of the remarks below. The Office is hereby authorized to charge any fees required for entry of this paper to Deposit Account 18-1167.

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	59111	(370/311,328-334,468.ccls. or 455/422.1.ccls.)	US- PGPUB; USPAT	OR	OFF	2014/11/18 12:35
12	22594	(370/311,328-334,468.ccls. or 455/422.1.ccls.) and @ad<"20070618"	US- PGPUB; USPAT	OR	OFF	2014/11/18 12:36
L4	30	L2 and RNTI same (schedul\$5 SU SU\$2) and (repeat\$3 repetitive recurr\$5 overlap\$5)	US- PGPUB; USPAT	OR	OFF	2014/11/18 12:37
L5	0	L2 and RNTI and (window system information)	US- PGPUB; USPAT	ADJ	OFF	2014/11/18 12:38
L6	50	L2 and RNTI and (system information)	US- PGPUB; USPAT	ADJ	OFF	2014/11/18 12:38
L7	151	((Erik) near2 (Dahlman)).INV.	US- PGPUB; USPAT	OR	OFF	2014/11/18 12:39
L8	14	((Vera) near2 (Vukajlovic)).INV.	US- PGPUB; USPAT	OR	OFF	2014/11/18 12:39

EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L9	65	((Erik) near2 (Dahlman)).INV.	USPAT; UPAD	OR	OFF	2014/11/18 12:39
L10	5	((Vera) near2 (Vukajlovic)).INV.	USPAT; UPAD	OR	OFF	2014/11/18 12:39
L12	0	(RNTI and windows near5 spanning).clm.	USPAT; UPAD	OR	OFF	2014/11/18 12:41
L14	13	(Radio Network Temporary identifier and window).clm.	USPAT; UPAD	ADJ	ON	2014/11/18 12:41

11/18/2014 12:42:44 PM

						Application/Control No.					Applicant(s)/Patent Under Reexamination					
	Ina	lex of C	Claim	IS		12664347					DAHL	MAN	ET A	L.		
						Examiner				Art Unit						
						SIMING LIU					2413					
\checkmark	B	eiected		_	С	ancelled		Ν	Non-F	Ele	cted]	Α	Apr	peal	
							_					_		P F		
=	A	llowed		÷	R	estricted		I	Interf	ere	ence		0	Obje	cted	
	Claims r	enumbered	in the s	ame o	rder a	s presented by a	applica	ant			СРА	C] т.с).	R.1.47	
	CLA	IM							DATE							
Fi	inal	Original	11/18/2	2014												
	1	1	=													
	2	2	=													
	3	3	=													
	4	4	=													
	-	5	-													
	5	6	=													
	6	7	=													
<u> </u>	/	8	=													
	0	10	=													
	-	11	=													
	10	12	<u> </u>													
	11	13	=													
	-	14	-													
	12	15	=													
	13	16	=													
	-	17	-										_			
	14	18	=													
<u> </u>	15	19	=													
· · ·	16	20	=													
ļ	17	21	=													
ļ	18	22	=													
<u> </u>	19	23	=													
	20	24	=													
	≤ I 22	25	=													
<u> </u>	-	27	-													
	-	28	-													
	-	29	-													
	-	30	-													
2	23	31	=													
:	24	32	=													

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	12664347	DAHLMAN ET AL.
	Examiner	Art Unit
	SIMING LIU	2413

CPC						
Symbol				Туре	Version	
H04L	1		08	F	2013-01-01	
H04L	2001		0093	А	2013-01-01	
		1				
		1				
		1				
		1				

CPC Combination Sets											
Symbol	Туре	Set	Ranking	Version							

/SIMING LIU/ Examiner.Art Unit 2413	11/18/2014	Total Clain	ns Allowed:			
(Assistant Examiner)	(Date)	_	•			
/UN C CHO/ Supervisory Patent Examiner.Art Unit 2413	11/19/2014	O.G. Print Claim(s)	O.G. Print Figure			
(Primary Examiner)	(Date) 1 5					
U.S. Patent and Trademark Office		Part	of Paper No. 20141118A			

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	12664347	DAHLMAN ET AL.
	Examiner	Art Unit
	SIMING LIU	2413

	US ORIGINAL CLASSIFICATION						INTERNATIONAL CLASSIFICATION							ON	
CLASS SUBCLASS							CLAIMED NO						ION-	CLAIMED	
370	370 329					н	0	4	w	4 / 00 (2009.01.01)					
CROSS REFERENCE(S)					┣										
CLASS	SUB	CLASS (ON	SUBCLAS	S PER BLO	CK)										
370	311	330	332	334	469										
455	422.1														

/SIMING LIU/ Examiner.Art Unit 2413	11/18/2014	Total Claims Allowed:		
(Assistant Examiner)	(Date)	2	4	
/UN C CHO/ Supervisory Patent Examiner.Art Unit 2413	11/19/2014	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	5	
U.S. Patent and Trademark Office	Part of Paper No. 20141118A			

	Application/Control No.	Applicant(s)/Patent Under Reexamination
ssue Classification	12664347	DAHLMAN ET AL.
	Examiner	Art Unit
	SIMING LIU	2413

	Claims renumbered in the same order as presented by applicant				CP] T.D.	[] R.1.	47					
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1	-	17												
2	2	14	18												
3	3	15	19												
4	4	16	20												
-	5	17	21												
5	6	18	22												
6	7	19	23												
7	8	20	24												
8	9	21	25												
9	10	22	26												
-	11	-	27												
10	12	-	28												
11	13	-	29												
-	14	-	30												
12	15	23	31												
13	16	24	32												

/SIMING LIU/ Examiner.Art Unit 2413	11/18/2014	Total Claims Allowed:		
(Assistant Examiner)	(Date)			
/UN C CHO/ Supervisory Patent Examiner.Art Unit 2413	11/19/2014	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	5	
U.S. Patent and Trademark Office	Patent and Trademark Office Part of Paper No. 20			

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	12664347	DAHLMAN ET AL.
	Examiner	Art Unit
	Xavier Szewai Wong	2413

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEAR	CHED	
Symbol	Date	Examiner

	US CLASSIFICATION SEARCHE	D	
Class	Subclass	Date	Examiner
370	311,328-334,468	11/18/2014	SL
455	422.1	11/18/2014	SL

SEARCH NOTES		
Search Notes	Date	Examiner
EAST image, class and keyword search in USPAT, US-PGPUB, DERWENT, EPO, JPO, and IBM_TDB (please see search history)	2011.12.17	/XSW/
Inventor Name and Assignee search in PALM and EAST	2011.12.17	/XSW/
EAST combined subclass, image and text search: 370/311,328-334,468 and 455/422.1	2011.12.17	/XSW/
Updated Searches Above	2012.09.30	/XSW/
Updated Searches Above	2013.08.23	/XSW/
update: ABOVE	11/18/2014	SL

	INTERFERENCE SEARCH		
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner
see search printout		11/18/2014	SL

/SIMING LIU/ Examiner.Art Unit 2413	

U.S. Patent and Trademark Office

Г

Part of Paper No. : 20141118A



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

24112 11/25/2014 7590 **COATS & BENNETT, PLLC** 1400 Crescent Green, Suite 300 Cary, NC 27518

EXAMINER					
LIU, SI	IMING				
ART UNIT	PAPER NUMBER				
2413					

DATE MAILED: 11/25/2014

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2	1464

TITLE OF INVENTION: TRANSMISSION OF SYSTEM INFORMATION ON A DOWNLINK SHARED CHANNEL

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	02/25/2015

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

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

HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

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

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE **Commissioner for Patents** P.O. Box 1450 Alexandria, Virginia 22313-1450

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

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further 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.

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

11/25/2014

7590

COATS & BENNETT, PLLC 1400 Crescent Green, Suite 300

24112

Cary, NC 27518

Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.

Certificate of Mailing or Transmission I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

(Depositor's name
(Signature
(Date

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2	1464

TITLE OF INVENTION: TRANSMISSION OF SYSTEM INFORMATION ON A DOWNLINK SHARED CHANNEL

	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	02/25/2015
EXAMINER ART UNI		ART UNIT	CLASS-SUBCLASS			
LIU, SIMING 2413			370-336000			
1. Change of correspon	dence address or indicatio	n of "Fee Address" (37	2. For printing on the p	atent front page, list	1	
Change of correspondence address (or Change of Correspondenc Address form PTO/SB/122) attached.			(1) The names of up to or agents OR, alternativ	 3 registered patent attorn rely, 	leys I	
			(2) The name of a single registered attorney or a	e firm (having as a memb	er a 2	
PTO/SB/47; Rev 03 Number is required	-02 or more recent) attach d.	ed. Use of a Customer	2 registered attorney of a 2 listed, no name will be	rneys or agents. If no nam printed.	ie is 3	
3. ASSIGNEE NAME	AND RESIDENCE DAT.	A TO BE PRINTED ON	THE PATENT (print or typ	be)		
PLEASE NOTE: U recordation as set fo	nless an assignee is ident rth in 37 CFR 3.11. Com	ified below, no assignee pletion of this form is NC	data will appear on the pa T a substitute for filing an	atent. If an assignee is ic assignment.	lentified below, the docu	iment has been filed for
(A) NAME OF ASS	SIGNEE		(B) RESIDENCE: (CITY	and STATE OR COUNT	'RY)	
(A) NAME OF ASS Please check the approp 4a. The following fee(s Issue Fee	VIGNEE priate assignee category or) are submitted:	categories (will not be p 4	 (B) RESIDENCE: (CITY rinted on the patent) : b. Payment of Fee(s): (Pleater of A check is enclosed. 	and STATE OR COUNT Individual Corporati se first reapply any prev	'RY) on or other private group iously paid issue fee sho	entity D Government own above)
 (A) NAME OF ASS Please check the approp 4a. The following fee(s Issue Fee Publication Fee Advance Order - 	FIGNEE priate assignee category of) are submitted: (No small entity discount j # of Copies	r categories (will not be p 4 permitted)	 (B) RESIDENCE: (CITY rinted on the patent): b. Payment of Fee(s): (Plea A check is enclosed. Payment by credit car The director is hereby overpayment, to Depo 	and STATE OR COUNT Individual Corporati ase first reapply any prev d. Form PTO-2038 is attac authorized to charge the r sit Account Number	TRY) on or other private group iously paid issue fee sho ched. equired fee(s), any defici (enclose an e	entity Government own above) ency, or credits any xtra copy of this form).
 (A) NAME OF ASS Please check the approp 4a. The following fee(s Issue Fee Publication Fee Advance Order - 5. Change in Entity Si	FIGNEE priate assignee category of) are submitted: (No small entity discount j # of Copies latus (from status indicate	e categories (will not be p 4 permitted) d above)	 (B) RESIDENCE: (CITY rinted on the patent) : b. Payment of Fee(s): (Pleat A check is enclosed. Payment by credit car The director is hereby overpayment, to Depo 	and STATE OR COUNT Individual Corporati ise first reapply any prev d. Form PTO-2038 is attac authorized to charge the r sit Account Number	'RY) on or other private group iously paid issue fee sho ched. equired fee(s), any defici (enclose an e	entity Government own above) ency, or credits any xtra copy of this form).
 (A) NAME OF ASS Please check the approp 4a. The following fee(s Issue Fee Publication Fee Advance Order - 5. Change in Entity St Applicant certify 	FIGNEE priate assignee category of) are submitted: (No small entity discount p # of Copies eatus (from status indicate ring micro entity status. Se	e categories (will not be p 4 permitted) d above) te 37 CFR 1.29	 (B) RESIDENCE: (CITY rinted on the patent) : b. Payment of Fee(s): (Plea A check is enclosed. Payment by credit car The director is hereby overpayment, to Depo NOTE: Absent a valid cee fee payment in the micro	and STATE OR COUNT Individual Corporati ise first reapply any prev d. Form PTO-2038 is attac authorized to charge the r sit Account Number	'RY) on or other private group iously paid issue fee shother. ched. equired fee(s), any defici	entity Government own above) ency, or credits any xtra copy of this form). B/15A and 15B), issue plication abandonment.
 (A) NAME OF ASS Please check the approp 4a. The following fee(s Issue Fee Publication Fee Advance Order - 5. Change in Entity SI Applicant certify Applicant asserti 	FIGNEE priate assignee category of) are submitted: (No small entity discount j # of Copies latus (from status indicate ring micro entity status. See ing small entity status. See	e categories (will not be p 4 permitted) d above) ee 37 CFR 1.29	 (B) RESIDENCE: (CITY rinted on the patent) : b. Payment of Fee(s): (Plea A check is enclosed. Payment by credit car The director is hereby overpayment, to Depo <u>NOTE:</u> Absent a valid cee fee payment in the micro <u>NOTE:</u> If the application of loss	and STATE OR COUNT Individual Corporati se first reapply any prev d. Form PTO-2038 is attac authorized to charge the r sit Account Number rtification of Micro Entity entity amount will not be was previously under mic of entitlement to micro e	'RY) on or other private group 'iously paid issue fee she ched. equired fee(s), any defici	entity Government own above) ency, or credits any xtra copy of this form). B/15A and 15B), issue plication abandonment. (this box will be taken
 (A) NAME OF ASS Please check the approp 4a. The following fee(s Issue Fee Publication Fee Advance Order - 5. Change in Entity SI Applicant certify Applicant asserti Applicant chang 	Priate assignee category of) are submitted: (No small entity discount j # of Copies Ratus (from status indicate ring micro entity status. See ing small entity status. See ing to regular undiscounte	categories (will not be p 4 permitted) d above) e 37 CFR 1.29 d fee status.	 (B) RESIDENCE: (CITY rinted on the patent) : b. Payment of Fee(s): (Pleater and the patent) and the payment by credit car The director is hereby overpayment, to Depo NOTE: Absent a valid certification of loss NOTE: If the application to be a notification of loss NOTE: Checking this box entity status, as applicable	and STATE OR COUNT Individual Corporati se first reapply any prev d. Form PTO-2038 is attac authorized to charge the r sit Account Number	'RY) on or other private group iously paid issue fee sho ched. equired fee(s), any defici (enclose an e Status (see forms PTO/S accepted at the risk of ap ro entity status, checking ntity status. fication of loss of entitle:	entity Government own above) ency, or credits any xtra copy of this form). B/15A and 15B), issue plication abandonment. this box will be taken ment to small or micro

Authorized Signature

Typed or printed name

Date

Registration No. _

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

	ted States Pate	ENT AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	TMENT OF COMMERCE Trademark Office OR PATENTS 313-1450	
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2	1464	
24112 75	90 11/25/2014		EXAMINER		
COATS & BENNETT, PLLC			LIU, SIMING		
Cary, NC 27518			ART UNIT	PAPER NUMBER	
			2413		
			DATE MAILED: 11/25/201	4	

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

(Applications filed on or after May 29, 2000)

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

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

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

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

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

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

Privacy Act Statement

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

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

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

	Application No. 12/664,347	Applicant(s	;) ET AL.
Notice of Allowability	Examiner SIMING LIU	Art Unit 2413	AIA (First Inventor to File) Status No
The MAILING DATE of this communication apper 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 R of the Office or upon petition by the applicant. See 37 CFR 1.313	ears on the cover sheet with (OR REMAINS) CLOSED in or other appropriate commu IGHTS. This application is s and MPEP 1308.	th the correspondence this application. If not inication will be mailed ubject to withdrawal fro	te address t included in due course. THIS om issue at the initiative
 This communication is responsive to <u>09/19/2014</u>. A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was 	/were filed on		
 An election was made by the applicant in response to a res requirement and election have been incorporated into this a 	triction requirement set forth ction.	during the interview or	n; the restriction
 Image: Second Strain Technology (Second Strain Stra	<u>31-32</u> . As a result of the allor pating intellectual property o init_events/pph/index.jsp or	wed claim(s), you may ffice for the correspond send an inquiry to <u>PP</u>	be eligible to benefit ding application. For lfeedback@uspto.gov.
4. Acknowledgment is made of a claim for foreign priority under	er 35 U.S.C. § 119(a)-(d) or ((f).	
Certified copies:			
a) 🔲 All b) 🗌 Some *c) 🗌 None of the:			
1. Certified copies of the priority documents have	e been received.		
2. Certified copies of the priority documents have	e been received in Applicatio	n No	
Copies of the certified copies of the priority do	cuments have been received	d in this national stage	application from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. CORRECTED DRAWINGS (as "replacement sheets") mus	of this communication to file IENT of this application. t be submitted.	a reply complying with	the requirements
including changes required by the attached Examiner' Paper No./Mail Date	s Amendment / Comment or	in the Office action of	
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t	.84(c)) should be written on th he header according to 37 CF	ne drawings in the front R 1.121(d).	(not the back) of
6. DEPOSIT OF and/or INFORMATION about the deposit of E attached Examiner's comment regarding REQUIREMENT FC	BIOLOGICAL MATERIAL mu DR THE DEPOSIT OF BIOLO	st be submitted. Note OGICAL MATERIAL.	the
Attachment(s) 1. Notice of References Cited (PTO-892)	5. 🔲 Examiner's	Amendment/Commen	t
2. Information Disclosure Statements (PTO/SB/08),	6. 🔀 Examiner's	Statement of Reasons	s for Allowance
 Biological Material 	7. 🗌 Other	<u> </u> .	
4. ☐ Interview Summary (PTO-413), Paper No./Mail Date			
/SIMING LIU/	/UN C. CHO/		
Examiner, Art Unit 2413	Supervisory Pa	tent Examiner, Art U	Init 2413
U.S. Patent and Trademark Office PTOL-37 (Rev. 08-13) No	tice of Allowability	Part of Paper	No./Mail Date 20141118A

Application/Control Number: 12/664,347 Art Unit: 2413

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

DETAILED ACTION

Allowable Subject Matter

- 1. Claims 1-4, 6-10, 12-13, 15-16, 18-26, 31-32 are allowed.
- 2. The following is an examiner's statement of reasons for allowance: With respect to claim 1, 10, 12, 15, 21, the prior art, either alone or in combination, fails to teach the feature of "transmitting system information on the downlink shared channel in recurring time windows, each time window spanning a plurality of subframes; including an indicator to indicate to receiving user equipment that the subframe carries system information and wherein the indicator is a System information Radio Network Temporary Identifier (SI-RNTI)".

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

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SIMING LIU whose telephone number is (571)270-3859. The examiner can normally be reached on Monday-Friday 8:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Un Cho can be reached on (571)272-7919. 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.

/SIMING LIU/ Examiner, Art Unit 2413

/UN C. CHO/ Supervisory Patent Examiner, Art Unit 2413

Beceipt date: 12/11/2009

Doc description: Information Disclosure Statement (IDS) Filed

12664347 - CALLe 24033 Approved for use through 02/28/2009. OMB 0651-0031

ormation Disclosure Statement (IDS) Filed U.S. Patent and Trademark Office; U.S. DePARTIMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

	Application Number			
	Filing Date			
INFORMATION DISCLOSURE	First Named Inventor Dahlm		man	
(Not for submission under 37 CER 1 99)	Art Unit			
	Examiner Name			
	Attorney Docket Number		4015-6727	

U					U.S.I	PATENTS			Remove		
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue D)ate	Name of Patentee or Applicant Pages, of cited Document Figures			Columns,l nt Passag s Appear	∟ines where es or Relev	ant
	1										
If you wis	h to ao	d additional U.S. Pater	nt citatio	n inform	ation pl	ease click the	Add button.		Add		
			U.S.P.	ATENT	APPLI	CATION PUB	LICATIONS		Remove		
Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publica Date	ition	Name of Pate of cited Docu	entee or Applicant ment	Pages, Releva Figures	Columns,l nt Passag s Appear	ines where es or Relev	ant
	1										
If you wis	h to ac	d additional U.S. Publi	shed Ap	plication	n citation	n information p	lease click the Ado	d button	Add		
				FOREIC	GN PAT		ENTS		Remove		
Examiner Cite Foreign Document Country Kind Initial* No Number ³ Code ² j Code ⁴				Publication Date	Name of Patentee Applicant of cited Document	e or F F	Pages,Colu where Rele Passages o Figures Ap	umns,Lines evant or Relevant pear	T⁵		
	1	1799003	EP		A1	2007-06-20	Matsushita Electric Industrial Co., Ltd.				
	2	2007/052917	wo		A1	2007-05-10	LG Electronics, Inc.				
If you wis	h to ao	d additional Foreign Pa	atent Do	cument	citation	information pl	ease click the Add	button	Add		
			NON	I-PATEN		RATURE DO	CUMENTS		Remove		

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /S.L./ EFS Web 2.1.10

Receipt date: 12/11/2009

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

Application Number		12664347 - GAU: 2413
Filing Date		
First Named Inventor	Dahlm	nan
Art Unit		
Examiner Name		
Attorney Docket Number		4015-6727

Examiner Initials*	Cite No	Inclu (bool publi	de name of the author (in CAPITAL LETTER , magazine, journal, serial, symposium, cata sher, city and/or country where published.	S), title of the article (when approp log, etc), date, pages(s), volume-is	riate), title of the item sue number(s),	T⁵	
	1	3RD TSG-	GENERATION PARTNERSHIP PROJECT. "Syst RAN2 Meeting #58, Tdoc R2-071912, Kobe, Japa	em Information Scheduling and Chang n, 7-11 May 2007.	e Notification." 3GPP		
	2	3RD GENERATION PARTNERSHIP PROJECT. "Draft Text Proposal Capturing Agreements on System Information." 3GPP TSG-RAN2 Meeting #58, Tdoc R2-072205, Kobe, Japan, 7-11 May 2007.					
	3	3RD GENERATION PARTNERSHIP PROJECT. "Transmission of Dynamic System Information." 3GPP TSG-RAN2 Meeting #58bis, R2-072543, Orlando, FL, US, 25-29 June 2007.					
	4	3RD GENERATION PARTNERSHIP PROJECT. "Transmission of Dynamic System Information." 3GPP TSG-RAN2 Ad-hoc Meeting, Tdoc R2-075559, Vienna, Austria, 13-14 December 2007.					
	5	3RD GENERATION PARTNERSHIP PROJECT. 3GPP TS 36.300 V8.0.0 (2007-03). 3rd Generation Partnership Project; Technical Specification Group Radio Access Network; Evolved Universal Terrestrial Radio Access (E-UTRA) and Evolved Universal Terrestrial Radio Access network (E-UTAN); Overall description; Stage 2 (Release 8).					
If you wisl	h to ao	dd add	itional non-patent literature document citation	n information please click the Add I	outton Add		
			EXAMINER SI	GNATURE	-		
Examiner	Signa	iture	/Siming Liu/	Date Considered	11/18/2014		
*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.							
¹ See Kind Codes of USPTO Patent Documents at <u>www.USPTO.GOV</u> or MPEP 901.04. ² Enter office that issued the document, by the two-letter code (WIPO Standard ST.3). ³ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁴ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Applicant is to place a check mark here if English language translation is attached.							

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of Dahlman)
Serial No.: 12/664,347)
Filed: December 11, 2009)) Examiner: Xavier S. Wong
For: Transmission of System Information on a Downlink Shared Channel) Group Art Unit: 2462
Docket No: 4015-6727) Confirmation No.: 1464
)
)

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

SUPPLEMENTAL AFTER-FINAL RESPONSE IN-RESPONSE TO ADVISORY ACTION

This paper is being filed in response to the Final Office Action mailed May 20, 2014. Reconsideration is respectfully requested in light of the remarks below. The Office is hereby authorized to charge any fees required for entry of this paper to Deposit Account 18-1167.

AMENDMENTS TO THE CLAIMS

1. (Currently amended) A method of transmitting system information on a downlink shared channel of a wireless communication network, comprising:

transmitting system information on the downlink shared channel in recurring time windows, each time window spanning a plurality of subframes;

dynamically selecting which subframes within a given time window are to be used for carrying the system information; and

including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards and wherein the indicator is a System information Radio Network Temporary Identifier (SI-RNTI).

2. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window.

4. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises

selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

5. (Canceled)

6. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. (Original) The method of claim 1, further comprising varying window sizes of the recurring time windows.

8. (Original) The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

10. (Currently amended) A network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to transmit system information in recurring time windows, each time window spanning a plurality of subframes; the network transmitter comprising a baseband processor configured to:

dynamically select which subframes on the downlink shared channel within a given time window are to be used for carrying system information; and include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information. wherein the wireless communication network is configured for operation in

<u>accordance with 3GPP E-UTRA standards and wherein the indicator is a</u> <u>System information Radio Network Temporary Identifier (SI-RNTI)</u>.

11. (Canceled)

12. (Currently amended) A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising:

transmitting system information on the downlink shared channel in regularly occurring time windows, each time window spanning a plurality of successive subframes;

dynamically selecting which subframes within the time windows are to be used for carrying system information;

indicating to receiving user equipment which subframes within the time windows carry system information, by including an indicator in each subframe within the time windows that carries system information.
wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards and wherein the indicator is a System information Radio Network Temporary Identifier (SI-RNTI).

13. (Previously presented) The method of claim 12, wherein indicating to receiving user equipment which subframes within the time windows carry system information includes indicating the last subframe within each time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within each time window.

14. (Canceled)

15. (Currently amended) A method, in a mobile station, for receiving system information on a downlink shared channel from a network transmitter in a wireless communication network, the method comprising:

monitoring for the receipt of system information on the downlink shared channel in recurring time windows used for transmission of system information, each time window spanning a plurality of subframes, by monitoring, within each time window, each subframe for an indication indicating presence of system information in the subframe and reading system information from the subframe if such information is present; and

terminating monitoring at or before the end of the time window, wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards and wherein the indicator is a System information Radio Network Temporary Identifier (SI-RNTI).

16. (Currently amended) The method of claim 15, further comprising recognizing an end-of-system-information indicator in a subframe received within the time window and terminating monitoring for receipt of system information with within the time window in response.

17. (Canceled)

18. (Original) The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. (Original) The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. (Previously presented) The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different subframes.

21. (Currently amended) A mobile station operative to receive system information on a downlink shared channel from a network transmitter in a wireless communications network, the mobile station comprising a baseband processor configured to:

monitor for the receipt of system information on the downlink shared channel in recurring time windows used for transmission of system information, each time window spanning a plurality of subframes, by monitoring within each time window, each subframe for an indication indicating presence of system

information in the subframe and read system information from the subframe if such information is present; and

terminate monitoring at or before the end of the time window,

wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards and wherein the indicator is a System information Radio Network Temporary Identifier (SI-RNTI).

22. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to recognize an end-of-system-information indicator in a subframe received within the time window and terminate monitoring for receipt of system information within the time window in response.

23. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to adapt to variable window sizes used for the time window.

24. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size.

25. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to recognize different types of system information based on different system information indicators detected in different subframes.

26. (Previously presented) A method of transmitting system information on a downlink shared channel of a wireless communication network comprising:

- transmitting system information in recurring time windows, each time window spanning a plurality of subframes;
- dynamically selecting which subframes within a given time window are to be used for carrying the system information; and
- including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information;
- wherein the dynamically selecting comprises dynamically selecting subframes such that the same system information is assigned for transmission to different subframes in first and second consecutive time windows, with the different subframes occupying differing respective positions within their corresponding frames.

27.-30. (Canceled)

31. (Currently amended) A method of transmitting system information on a downlink shared channel of a wireless communication network configured for operation in accordance with 3GPP E-UTRA standards, the system information having a fixed part and a dynamic part, the method comprising:

- transmitting the dynamic part of the system information on the downlink shared channel in recurring time windows, each time window spanning a plurality of subframes, and each time window being a predetermined time interval in one or more corresponding frames;
- dynamically selecting which subframes within a given time window are to be used for carrying the dynamic part of the system information; wherein the selecting is such that subframes carrying the dynamic part of the system

information within a given frame are non-consecutive, such that a second subframe not carrying any of the system information is disposed between first and third subframes carrying the dynamic part of the system information; including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

32. (Previously presented) A method of transmitting system information on a downlink shared channel of a wireless communication network configured for operation in accordance with 3GPP E-UTRA standards, the system information having a fixed part and a dynamic part, the method comprising:

- transmitting the dynamic part of the system information in recurring time windows, each time window spanning a plurality of subframes, and each time window being a predetermined time interval in one or more corresponding frames;
- dynamically selecting which subframes within the time windows are to be used for carrying the dynamic part of the system information; wherein the selecting is such that subframes carrying the dynamic part of the system information for a first time window begin at a first subframe for a first frame, and the subframes carrying the dynamic part of the system information for a second time window begin at a second subframe in a second frame, where the first and second subframes have different subframe indexes relative to their corresponding frame;
- including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

REMARKS

Applicant appreciates the interview granted by the Examiner Xavier S. Wong on September 17, 2014. During the interview the amendment to claim 10 was discussed.

Independent claim 10 has been amended to incorporate limitations from allowable claim 27 and is therefore believed to be allowable for the same reasons as amended claim 1 (which incorporates allowable claim 27).

In response to the Final Office Action mailed May 20, 2014, Applicant amends independent claims 1, 12, 15 and 21 by incorporating the limitations of allowed claims 27, 28, 29 and 30 respectively. Accordingly it is believed that amended claims 1, 12, 15 and 21 are allowable.

Claims 16 and 31 have been amended to correct minor typographical errors.

Claims 5, 11 and 27-30 have been canceled.

It is respectfully urged that the present application is in condition for allowance and notice to such effect is respectfully requested. If additional fees are required please charge them to Deposit Account No. 18-1167.

Respectfully submitted,

COATS & BENNETT, P.L.L.C.

Javiel E. Bennett-

Dated: September 18, 2014

David E. Bennett Registration No.: 32,194 Telephone: (919) 854-1844

Electronic Patent Application Fee Transmittal						
Application Number:	12664347					
Filing Date:	11	-Dec-2009				
Title of Invention:	Transmission of System Information on a Downlink Shared Channel					
First Named Inventor/Applicant Name:	Erik Dahlman					
Filer:	David E. Bennett/Donna Donovan					
Attorney Docket Number:	4015-6727 / P24241-US2					
Filed as Large Entity						
U.S. National Stage under 35 USC 371 Filing	Fee	s				
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						
Extension - 1 month with \$0 paid		1251	1	200	200	

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tot	al in USD) (\$)	200

Electronic Acknowledgement Receipt			
EFS ID:	20173009		
Application Number:	12664347		
International Application Number:			
Confirmation Number:	1464		
Title of Invention:	Transmission of System Information on a Downlink Shared Channel		
First Named Inventor/Applicant Name:	Erik Dahlman		
Customer Number:	24112		
Filer:	David E. Bennett/Donna Donovan		
Filer Authorized By:	David E. Bennett		
Attorney Docket Number:	4015-6727 / P24241-US2		
Receipt Date:	18-SEP-2014		
Filing Date:	11-DEC-2009		
Time Stamp:	10:37:59		
Application Type:	U.S. National Stage under 35 USC 371		

Payment information:

Submitted wit	th Payment	yes			
Payment Type	2	Electronic Funds Transfer			
Payment was	successfully received in RAM	\$200			
RAM confirma	tion Number	7914			
Deposit Accou	unt				
Authorized Us	ser				
File Listing	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)

1		Supplemental_After_Final_Res	43182	Ves	10	
		ponse.pdf	e89db5ce64e7eff2ba7107fc03968de986ba 29c8	yes	10	
	Multip	oart Description/PDF files in .	zip description			
	Document De	Start	E	nd		
	Supplemental Response or Supplemental Amendment		1		1	
	Claims		2		9	
	Applicant Arguments/Remarks	Made in an Amendment	10		10	
Warnings:						
Information	•	I				
2	Fee Worksheet (SB06)	fee-info.pdf	30020	no	2	
			0bd7ec1db03f7fd0f158e9f4f4bcb4889074 964b			
Warnings:						
Information	:		I			
		Total Files Size (in bytes)	7	3202		
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 see and the date shown on this anational stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.						
national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.						

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

		Under	r the Paperwork F	eduction Act of 1995,	no persons are requi	red to respond t	to a collection of informati	on unless it displays a v	valid OMB control number
P/	ATENT APPL	CATION Substitut	FEE DETI	ERMINATION TO-875	N RECORD	Applicatior 12	n or Docket Number /664,347	Filing Date 12/11/2009	To be Mailed
							ΕΝΤΙΤΥ: 🛛 Ι	ARGE 🗌 SMA	
				APPLIC	ATION AS FIL	ED – PAR	ті		
			(Column 1)	(Column 2)				
	FOR		NUMBER FIL	.ED	NUMBER EXTRA		RATE (\$)	F	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b), (or (c))	N/A		N/A		N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), d	or (m))	N/A		N/A		N/A		
	EXAMINATION FE (37 CFR 1.16(o), (p), (E or (q))	N/A		N/A		N/A		
TO ⁻ (37	TAL CLAIMS CFR 1.16(i))		mir	us 20 = *			X \$ =		
IND (37	EPENDENT CLAIM CFR 1.16(h))	S	m	nus 3 = *			X \$ =		
	APPLICATION SIZE (37 CFR 1.16(s))	FEE fr fi C	f the specifica of paper, the a or small entity raction thereo CFR 1.16(s).	ation and drawing application size f /) for each additi of. See 35 U.S.C	gs exceed 100 s ee due is \$310 (onal 50 sheets c . 41(a)(1)(G) and	heets \$155 or d 37			
	MULTIPLE DEPEN	IDENT CLAIN	I PRESENT (3	7 CFR 1.16(j))					
* lf i	he difference in colu	ımn 1 is less t	than zero, ente	r "0" in column 2.			TOTAL		
		(Column ⁻	1)	APPLICAT (Column 2)	ION AS AMEN (Column 3	IDED – PA	ART II		
NT	09/18/2014	CLAIMS REMAININ AFTER AMENDME	G	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITI	ONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 24	Minus	** 28	= 0		× \$0 =		0
ND ND	Independent (37 CFR 1.16(h))	* 6	Minus	***6	= 0		× \$0=		0
AME	Application Si	ze Fee (37 C	FR 1.16(s))						
	FIRST PRESEN	ITATION OF MU	ULTIPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FE	E	0
		(Column ⁻	1)	(Column 2)	(Column 3)			
		CLAIMS REMAININ AFTER AMENDME	; NG :NT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITI	ONAL FEE (\$)
EN	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		
Μ	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		
EN I	Application Si	ze Fee (37 C	FR 1.16(s))						
AN	FIRST PRESEN	ITATION OF MU	ULTIPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FE	E	
* If ** If *** I The	the entry in column ⁻ the "Highest Numbe f the "Highest Numb "Highest Number P	1 is less than er Previously l er Previously reviously Paio	the entry in col Paid For" IN TH Paid For" IN T d For" (Total or	umn 2, write "0" in IIS SPACE is less HIS SPACE is less Independent) is th	column 3. than 20, enter "20" s than 3, enter "3". e highest number f	ound in the a	LIE /BONNIE COI	_E/ nn 1.	
This o	collection of informat	ion is require	d by 37 CFR 1.	16. The information	n is required to obt	ain or retain a	a benefit by the public	which is to file (and	by the USPTO to

In scallection 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 tile (and by the USP10 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.

	ed States Patent A	AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	TMENT OF COMMERCE Trademark Office OR PATENTS 513-1450
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2	1464
24112 COATS & BEN	7590 08/05/2014 INFTT DLLC		EXAM	INER
1400 Crescent (Green, Suite 300		WONG, X	AVIER S
Cary, NC 27518	8		ART UNIT	PAPER NUMBER
			2413	
			MAIL DATE	DELIVERY MODE
			08/05/2014	PAPER

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

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

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

Response to Arguments

Applicant mentions R2-072205 (hereinafter, R2), Arundale, Dimou and Nguyen do not disclose "*dynamically selecting [the] subframe in a given time window used for transmitting system information*" as cited in claims 1, 10 and 12.

R2 section 7.4 and figure X show subframe(s) in given time window(s) for transmitting system information, but R2 does not explicitly discuss the "*dynamic selection*" of said "subframes" as claimed.

Dimou is introduced to explicitly show the *function* of "*dynamic selection of subframes*" in a given time window because paragraph 0039 mentions "this resource block allocation is valid for a *time window* and Node Bs can *allocate resources dynamically* (*e.g. even at a sub-frame level*) to their users."

In addition, Arundale highlights, in figure 3, subframes in windows being updated; along with figure 4 and column 8 lines 37-40 and 55-67 where they show "If it were possible to dynamically allocate resources depending on the changing needs of the system over time throughout each phase... A sliding window is used to schedule reconfiguration of a module to minimize impact to the overall system... All windows beyond the committed window 340 can be both rescheduled and reallocated to be a different configuration (e.g. systems information) than originally planned."

The examiner also considers the above functions/features "dynamic selection of subframes in given window used for transmitting system information."

Application/Control Number: 12/664,347 Art Unit: 2413

In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and *does not include knowledge gleaned only from the applicant's disclosure*, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Xavier Szewai Wong whose telephone number is 571.270.1780. The examiner can normally be reached on Monday through Friday 11:30 am - 9:00 pm (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Un C. Cho can be reached on 571.272.7919. 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

Application/Control Number: 12/664,347 Art Unit: 2413

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.

/Xavier Szewai Wong/ Primary Examiner, Art Unit 2413 1st August 2014

Advisory Action	Application No. 12/664,347	Applicant(s) DAHLMAN ET AL.		
Before the Filing of an Appeal Brief	Examiner Xavier Szewai Wong	Art Unit 2413	AIA (First Inventor to File) Status No	
The MAILING DATE of this communicat	ion appears on the cover sheet wit	 h the correspo	ndence address	
THE REPLY FILED <u>21st July 2014</u> FAILS TO PLACE THIS	S APPLICATION IN CONDITION FOR	R ALLOWANCE		
 The reply was filed after a final rejection. No Notice of A one of the following replies: (1) an amendment, affidavit 	Appeal has been filed. To avoid abando t, or other evidence, which places the ap	nment of this ap	plication, applicant must timely file dition for allowance;	
(2) a Notice of Appeal (with appeal fee) in compliance w 37 CFR 1.114 if this is a utility or plant application. Note the following time periods:	vith 37 CFR 41.31; or (3) a Request for e that RCEs are not permitted in design	Continued Exam applications. TI	ination (RCE) in compliance with ne reply must be filed within one of	
a) The period for reply expires months from	the mailing date of the final rejection		nal valaction, which over in later	
In no event, however, will the statutory period for re	eply expire later than SIX MONTHS from	n the mailing dat	e of the final rejection.	
 c) A prior Advisory Action was mailed more than 3 m within 2 months of the mailing date of the final rejet the prior Advisory Action or SIX MONTHS from the Examiner Note: If box 1 is checked, check e FIRST RESPONSE TO APPLICANT'S FIRS REJECTION. ONLY CHECK BOX (c) IN THE xtensions of time may be obtained under 37 CFR 1.136(a extension fee have been filed is the date for purposes of d 	onths after the mailing date of the final ction. The current period for reply expir- mailing date of the final rejection, which ither box (a), (b) or (c). ONLY CHECK <u>ST</u> AFTER-FINAL REPLY WHICH WAS HE LIMITED SITUATION SET FORTH L a). The date on which the petition un- etermining the period of extension an	rejection in responses monthever is earlier. BOX (b) WHEN FILED WITHIN JNDER BOX (c). der 37 CFR 1.1 d the correspor	onse to a first after-final reply filed is from the mailing date of THIS ADVISORY ACTION IS THE TWO MONTHS OF THE FINAL See MPEP 706.07(f). 36(a) and the appropriate iding amount of the fee. The	
appropriate extension fee under 37 CFR 1.17(a) is calcula set in the final Office action; or (2) as set forth in (b) or (c) mailing date of the final rejection, even if timely filed, may in <u>NOTICE OF APPEAL</u>	ted from: (1) the expiration date of the above, if checked. Any reply received reduce any earned patent term adjust	e shortened sta d by the Office I ment. See 37 (tutory period for reply originally ater than three months after the CFR 1.704(b).	
 The Notice of Appeal was filed on A brief in Notice of Appeal (37 CFR 41.37(a)), or any extensio Appeal has been filed, any reply must be filed within AMENDMENTS 	compliance with 37 CFR 41.37 must n thereof (37 CFR 41.37(e)), to avoid the time period set forth in 37 CFR 4	be filed within to I dismissal of th 1.37(a).	wo months of the date of filing the e appeal. Since a Notice of	
3. The proposed amendments filed after a final rejection	on, but prior to the date of filing a brie	f, will <u>not</u> be en	tered because	
a) They raise new issues that would require furth	her consideration and/or search (see	NOTE below);		
 b) They raise the issue of new matter (see NOT c) They are not deemed to place the application appeal; and/or 	E below); in better form for appeal by materiall	y reducing or si	mplifying the issues for	
 d) They present additional claims without cance NOTE: (See 37 CFR 1.116 and 41.33) 	ling a corresponding number of finally 3(a)).	rejected claim	5.	
4. The amendments are not in compliance with 37 CF	R 1.121. See attached Notice of Non-	Compliant Ame	endment (PTOL-324).	
5. Applicant's reply has overcome the following rejection	on(s): be allowable if submitted in a separat	to timely filed a	mendment canceling the non-	
allowable claim(s).	be allowable if submitted in a separa	ie, limely lieu a	menument canceling the non-	
 7. For purposes of appeal, the proposed amendment(s new or amended claims would be rejected is provide AFFIDAVIT OR OTHER EVIDENCE 	s): (a) \square will not be entered, or (b) \square ed below or appended.	will be entere	d, and an explanation of how the	
8. A declaration(s)/affidavit(s) under 37 CFR 1.130(b)	was/were filed on			
 9. The affidavit or other evidence filed after final action, applicant failed to provide a showing of good and su presented. See 37 CFR 1.116(e). 	but before or on the date of filing a N fficient reasons why the affidavit or ot	lotice of Appeal her evidence is	will <u>not</u> be entered because necessary and was not earlier	
10. The affidavit or other evidence filed after the date or because the affidavit or other evidence failed to over and sufficient reasons why it is necessary and was r	f filing the Notice of Appeal, but prior come <u>all</u> rejections under appeal and not earlier presented. See 37 CFR 41	to the date of fil l/or appellant fa .33(d)(1).	ing a brief, will <u>not</u> be entered ils to provide a showing of good	
11. ☐ The affidavit or other evidence is entered. An expla REQUEST FOR RECONSIDERATION/OTHER	nation of the status of the claims after	r entry is below	or attached.	
12. The request for reconsideration has been considered	ed but does NOT place the application	n in condition fo	r allowance because:	
13. □ Note the attached Information <i>Disclosure Statement</i> (s). (PTO/SB/08) Paper No(s)				
STATUS OF CLAIMS				
15. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: 26-32				
Claim(s) objected to: Claim(s) rejected: 1-13,15,16 and 18-25. Claim(s) withdrawn from consideration:				
	/Xavier Szewai Mona/			
	Primary Examiner, Art L	Init 2413		
S. Patent and Trademark Office	•			

U.S. Patent and Trademark PTOL-303 (Rev. 08-2013)

Advisory Action Before the Filing of an Appeal Brief

ENTER, /XSW/, 2014.08.01

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Dahlman)
Serial No.: 12/664,347)
Filed: December 11, 2009)) Examiner: X
For: Transmission of System Information on a Downlink Shared Channel) Group Art Ui
Docket No: 4015-6727) Confirmatior)
))
)

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Examiner: Xavier S. Wong Group Art Unit: 2462 Confirmation No.: 1464

AFTER FINAL RESPONSE

This paper is being filed in response to the Final Office Action mailed May 20, 2014.

Reconsideration is respectfully requested in light of the amendments and remarks below. The

Office is hereby authorized to charge any fees required for entry of this paper to Deposit

Account 18-1167.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Dahlman))
Serial No.: 12/664,347))
Filed: December 11, 2009))
For: Transmission of System Information on a Downlink Shared Channel))
Docket No: 4015-6727))

Examiner: Xavier S. Wong Group Art Unit: 2462 Confirmation No.: 1464

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

AFTER FINAL RESPONSE

This paper is being filed in response to the Final Office Action mailed May 20, 2014.

Reconsideration is respectfully requested in light of the amendments and remarks below. The

Office is hereby authorized to charge any fees required for entry of this paper to Deposit

Account 18-1167.

LISTING OF CLAIMS

 (Previously presented) A method of transmitting system information on a downlink shared channel of a wireless communication network, comprising: transmitting system information on the downlink shared channel in recurring time windows, each time window spanning a plurality of subframes; dynamically selecting which subframes within a given time window are to be used for carrying the system information; and including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

2. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window.

4. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

5. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries

2 of 14

system information comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information.

6. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. (Original) The method of claim 1, further comprising varying window sizes of the recurring time windows.

8. (Original) The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

10. (Previously presented) A network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to transmit system information in recurring time windows, each time window spanning a plurality of subframes; the network transmitter comprising a baseband processor configured to:

dynamically select which subframes on the downlink shared channel within a given time window are to be used for carrying system information; and include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

(Previously presented) The network transmitter of claim 10:
 wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards;
 wherein the indicator is a Radio Network Temporary Identifier (RNTI).

12. (Previously presented) A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising: transmitting system information on the downlink shared channel in regularly occurring time windows, each time window spanning a plurality of successive subframes;

dynamically selecting which subframes within the time windows are to be used for carrying system information; indicating to receiving user equipment which subframes within the time windows carry system information, by including an indicator in each subframe with the time windows that carries system information.

13. (Previously presented) The method of claim 12, wherein indicating to receiving user equipment which subframes within the time windows carry system information includes indicating the last subframe within each time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within each time window.

14. (Cancelled)

15. (Previously presented) A method, in a mobile station, for receiving system information on a downlink shared channel from a network transmitter in a wireless communication network, the method comprising:

monitoring for the receipt of system information on the downlink shared channel in recurring time windows used for [[the]] transmission of system information, each [[said]] time window spanning a plurality of subframes, by monitoring within each time window, each subframe for an indication indicating presence of system information in the subframe and reading system information from the subframe if such information is present; and terminating monitoring at or before the end of the time window.

16. (Previously presented) The method of claim 15, further comprising recognizing an end-of-system-information indicator in a subframe received within the time window and terminating monitoring for receipt of system information with the time window in response.

17. (Cancelled)

18. (Original) The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. (Original) The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. (Previously presented) The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different subframes.

21. (Previously presented) A mobile station operative to receive system information on a downlink shared channel from a network transmitter in a wireless communications network, the mobile station comprising a baseband processor configured to:

monitor for the receipt of system information on the downlink shared channel in recurring time windows used for transmission of system information, each [[said[[time window spanning a plurality of subframes, by monitoring within each time window, each subframe for an indication indicating presence of

6 of 14

system information in the subframe and read system information from the subframe if such information is present; and terminate monitoring at or before the end of the time window.

22. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to recognize an end-of-system-information indicator in a subframe received within the time window and terminate monitoring for receipt of system information within the time window in response.

23. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to adapt to variable window sizes used for the time window.

24. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size.

25. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to recognize different types of system information based on different system information indicators detected in different subframes.

26. (Previously presented) A method of transmitting system information on a downlink shared channel of a wireless communication network comprising:

- transmitting system information in recurring time windows, each time window spanning a plurality of subframes;
- dynamically selecting which subframes within a given time window are to be used for carrying the system information; and
- including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information;
- wherein the dynamically selecting comprises dynamically selecting subframes such that the same system information is assigned for transmission to different subframes in first and second consecutive time windows, with the different subframes occupying differing respective positions within their corresponding frames.
- 27. (Previously presented) The method of claim 1:

wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards;

wherein the indicator is a System Information Radio Network Temporary Identifier (SI-RNTI).

28. (Previously presented) The method of claim 12:

wherein the transmitting the system information comprises transmitting the system information in accordance with 3GPP E-UTRA standards; wherein the indicator is a System Information Radio Network Temporary Identifier (SI-RNTI).

29. (Previously presented) The method of claim 15:

wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards;

wherein the indication is a System Information Radio Network Temporary Identifier (SI-RNTI).

30. (Previously presented) The method of claim 21:

wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards;

wherein the indication is a System Information Radio Network Temporary Identifier (SI-RNTI).

31. (Previously presented) A method of transmitting system information on a downlink shared channel of a wireless communication network configured for operation in accordance with 3GPP E-UTRA standards, the system information having a fixed part and a dynamic part the method comprising:

- transmitting the dynamic part of the system information on the downlink shared channel in recurring time windows, each time window spanning a plurality of subframes, and each time window being a predetermined time interval in one or more corresponding frames;
- dynamically selecting which subframes within a given time window are to be used for carrying the dynamic part of the system information; wherein the selecting is such that subframes carrying the dynamic part of the system information within a given frame are non-consecutive, such that a second subframe not carrying any of the system information is disposed between first and third subframes carrying the dynamic part of the system information; including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

32. (Previously presented) A method of transmitting system information on a downlink shared channel of a wireless communication network configured for operation in accordance with 3GPP E-UTRA standards, the system information having a fixed part and a dynamic part, the method comprising:

transmitting the dynamic part of the system information in recurring time windows, each time window spanning a plurality of subframes, and each time window being a predetermined time interval in one or more corresponding frames;

- dynamically selecting which subframes within the time windows are to be used for carrying the dynamic part of the system information; wherein the selecting is such that subframes carrying the dynamic part of the system information for a first time window begin at a first subframe for a first frame, and the subframes carrying the dynamic part of the system information for a second time window begin at a second subframe in a second frame, where the first and second subframes have different subframe indexes relative to their corresponding frame;
- including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

REMARKS

The indication by the Examiner that claims 26-32 recite allowable subject matter is greatly appreciated. However, Applicant believes that pending claims 1-25 are also allowable and therefore requests reconsideration of this application.

The claimed invention relates to dynamic selection of subframes for system information on a downlink shared channel. The claims recite a "recurring time window" spanning a number of subframes in which the system information is transmitted. One aspect of the invention is dynamically selecting which subframes in the time window are to be used for transmitting system information. Another aspect of the claim invention is "including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information."

Independent claims 1, 10 and 12 are rejected under 35 U.S.C §103 as being obvious over R2-072205 in view of Arundale (US 7675852) and further in view of Dimou (US 20090121057) and Nguyen (US 20060034245). It is respectfully submitted that the cited prior art fails to disclose dynamically selecting the subframes in a given time window used for transmitting system information as recited in claims 1, 10 and 12.

R2-072205 discloses a method of transmitting system information on the downlink. The system information is divided into scheduling units (SUs). Each SU comprises a group of system information with the same periodicity. The most frequently transmitted SU is referred to as SU-1 and is transmitted with a fixed periodicity. Subsequent SUs (e.g., SU-2, SU-3, etc) may be transmitted with different periodicity. All SUs are transmitted in the same subframe as SU-1 or in consecutive subframes. R2-072205 does not disclose dynamically selecting the subframes in a given time window used for transmitting system information or including an indicator in each subframe that carries system information. Rather, the transmission scheme in R2-072205 relies on a fixed schedule for system information.

12 of 14

Arundale is cited for disclosing a time window spanning multiple subframes. Dimou.is cited for disclosing dynamically selecting subframes for transmission of system information. Nguyen is cited solely for disclosing a downlink shared channel. None of these secondary references are related to transmission of system information and therefore do not cure the deficiency of R2-07220 because there is no reason, other than hindsight, for combining the references. Therefore, it is submitted that claims 1, 10 and 12 are allowable over the cited art.

Independent claims 15 and 21 are rejected under §103 over R2/Arundale/Dimou and further in view of Love (US 2004/0219917) and Cheng et al (US 7,680,507). It is respectfully submitted that the cited prior art fails to disclose including a system information indicator in each subframe that carries system information as recited in claims 15 and 21.

As noted above, R2-072205 discloses transmission of system information according to a fixed schedule. R2-072205 does not disclose including a system information indicator in each subframe that carries system information. The Examiner cites Love as disclosing a system information indicator. However, the indicator in Love is not for indicating the presence of system information. Further, there is not reason to include such indicator in R2-072205 because the fixed scheduling eliminates the need for an indicator because user equipment already knows what subframes carry the system information. Therefore, it is submitted that claims 15 and 21 are allowable over the cited art.

For the forgoing reasons, it is respectfully urged that the present application is in

condition for allowance and notice to such effect is respectfully requested.

Respectfully submitted, COATS & BENNETT, P.L.L.C.

wil E. Bennet,

Dated: July 21, 2014

David E. Bennett Registration No.: 32,194 Telephone: (919) 854-1844

Electronic Acknowledgement Receipt			
EFS ID:	19634248		
Application Number:	12664347		
International Application Number:			
Confirmation Number:	1464		
Title of Invention:	Transmission of System Information on a Downlink Shared Channel		
First Named Inventor/Applicant Name:	Erik Dahlman		
Customer Number:	24112		
Filer:	David E. Bennett/Donna Donovan		
Filer Authorized By:	David E. Bennett		
Attorney Docket Number:	4015-6727 / P24241-US2		
Receipt Date:	21-JUL-2014		
Filing Date:	11-DEC-2009		
Time Stamp:	15:28:08		
Application Type:	U.S. National Stage under 35 USC 371		

Payment information:

Submitted wi	th Payment	no			
File Listin	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		Response_to_After_Final_Offic e_Action.pdf	54874 3a8ba104f182d224e4285d797ed07b07088 98519	yes	14

	Multipart Description/PDF files in .zip description					
	Document Description	Start	End			
	Response After Final Action	1	1			
	Claims	2	11			
	Applicant Arguments/Remarks Made in an Amendment	12	14			
Warnings:		·	•			
Information:	:					

Total	Files	Size	(in	bytes):
-------	-------	------	-----	---------

54874

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

PTO/SB/06 (09-11) Approved for use through 1/31/2014. 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 displays a valid OMB control number									
PATENT APPLICATION FEE DETERMINATION RECORD Applicat Substitute for Form PTO-875 1						Application 12	or Docket Number /664,347	Filing Date 12/11/2009	To be Mailed
			(Column 1	APPLIC	ATION AS FIL	ED – PAR	ΤI		
	500) FD					
FOR NUMBER FILED NUMBER EXTRA				_			-EE (\$)		
┝╤	(37 CFR 1.16(a), (b),	or (c))	N/A				N/A		
┝╤	(37 CFR 1.16(k), (i), or (m))		N/A		N/A		N/A	_	
	(37 CFR 1.16(o), (p), (.⊏ pr (q))	N/A		N/A N/A		N/A	_	
(37	CFR 1.16(i))	6	min	minus 20 = *			X \$ =	_	
(37	CFR 1.16(h))	3	mi	nus 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 or 1 37					
	MULTIPLE DEPEN	IDENT CLAIM	PRESENT (3	7 CFR 1.16(j))					
* If t	he difference in colu	ımn 1 is less th	nan zero, ente	r "0" in column 2.			TOTAL		
	(Column 1) (Column 2) (Column 3)								
MENT	07/21/2014	CLAIMS REMAINING AFTER AMENDMEN	i JT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITI	ONAL FEE (\$)
	Total (37 CFR 1.16(i))	* 28	Minus	** 28	= 0		x \$80 =		0
ΕN	Independent (37 CFR 1.16(h))	* 6	Minus	***6	= 0		x \$420 =		0
AM	Application Size Fee (37 CFR 1.16(s))								
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								
							TOTAL ADD'L FE	E	0
		(Column 1))	(Column 2)	(Column 3)			
		CLAIMS REMAININ AFTER AMENDMEN	G	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)		ONAL FEE (\$)
БЛ	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		
ΜQ	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		
ЦЦ И	Application Size Fee (37 CFR 1.16(s))								
AN	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								
TOTAL ADD'L FEE									
** If the entry in column 1 is less than the entry in column 2, write "0" in column 3. LIE *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". //GAIL WOOTEN/ **** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". //GAIL WOOTEN/									
This c	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								

In scallection 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 tile (and by the USP10 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.

	ed States Paten	Γ AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	TMENT OF COMMERCE Trademark Office OR PATENTS 313-1450
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2	1464
24112 COATS & BEN	7590 05/20/2014	EXAMINER		
1400 Crescent (Green, Suite 300	WONG, XAVIER S		
Cary, NC 27518		ART UNIT	PAPER NUMBER	
			2413	
			MAIL DATE	DELIVERY MODE
			05/20/2014	PAPER

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

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

	Application No.	Applicant(s)					
	12/664,347	DAHLMAN ET AL.					
Office Action Summary	Examiner	Art Unit					
	Xavier Szewai Wong	2413					
The MAILING DATE of this communication ap Period for Reply	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> MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any eared patter term adjustment. See 37 CER 1.704(b) 							
Status							
1) Responsive to communication(s) filed on 28^{th}	January 2014.						
2a) This action is FINAL . $2b)$ Thi	s action is non-final.						
3) An election was made by the applicant in resp	oonse to a restriction requirement	set forth during the interview on					
; the restriction requirement and electio	n have been incorporated into thi	s action.					
4) Since this application is in condition for allowa	ance except for formal matters, pr	osecution as to the merits is					
closed in accordance with the practice under	<i>Ex parte Quayle</i> , 1935 C.D. 11, 4	53 O.G. 213.					
Disposition of Claims							
5\M Claim/c) 1 12 15 16 and 18 22 ic/are pending	in the application						
5) Of the above claim(s) is/are withdra	who from consideration						
6) Claim(s) is/are allowed							
7 Claim(s) <u>1-13 15 16 and 18-25 is/are rejected</u>							
$\frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \frac{1}$							
0 \square	or election requirement						
Application Papers							
10) The specification is objected to by the Examin	er.						
11) The drawing(s) filed on is/are: a) acc	cepted or b) Objected to by the	Examiner.					
Applicant may not request that any objection to the	e drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
12) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No.							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) 🗌 Interview Summar	v (PTO-413)					
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)							
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal	Patent Application					
U.S. Patent and Trademark Office							
PTOL-326 (Rev. 03-11) Office A	Action Summary P	art of Paper No./Mail Date 20140516					
The present application is being examined under the pre-AIA first to invent provisions.

Allowable Subject Matter

Claims 26 – 32 are allowed over the prior art of record.

Response to Arguments

Applicant's arguments/amendments to claims 1 – 25 have been considered but are not persuasive.

Applicant is not convinced that neither R2-072205 (R2), Arundale nor Dimou, individually or combined, teaches "transmitting system information in recurring time windows, each time window spanning a plurality of subframes... [and]... including indicator in each of the selected subframes to indicate to the receiving user equipment that the subframe carries system information" and "dynamically selecting ... subframes."

The examiner maintains that R2 that the system information are in recurring time windows because in figure x "multi-frame/scheduling period" shows section 3, 19, 37 and 131 SUs are recurring according to the SUs shown above. The examiner also maintains "indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information" is taught in section 7.4 where it describes SB value tag in each SU because they show "minimum UE capability restricts BCCH mapped to DL-SCH, e.g regarding maximum rate" which is an "indicator" form.

The examiner maintains that Arundale teaches "each time window spanning a plurality of subframes" because Arundale further discloses "as one sub-frame expires it

becomes a past frame and the current window slides to become new current window and include the first sub-frame of the previously committed window; the number of subframes and frame size is given above as a generic example and is therefore not limited to those sizes" in column 9 lines 8-15.

The examiner also maintains that secondary reference Dimou shows "*dynamically* select[ing] which subframes within a given time window are to be used for carrying system information because Dimou paragraph 0039 mentions "this resource block allocation is valid for a time window and *Node Bs can allocate resources dynamically* (e.g. even at a sub-frame level) to their users. For the users within a given inner or outer sector zone, the assignment is done among the resource blocks granted from the central Node B for this specific zone."

The examiner recognizes that obviousness may be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988), *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992), and *KSR International Co. v. Teleflex, Inc.*, 550 U.S. 398, 82 USPQ2d 1385 (2007).

Also, although the claims are interpreted in light of the specification, *limitations from the specification are not read into the claims*. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can

be found in a prior Office action.

Claims 1 – 4 and 7 – 12 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale) and Dimou et al (US

2009/0131057 A1, Dimou), and in further view of Nguyen (US 2006/0034245 A1).

1. R2-072205 teaches a method of transmitting system information on the downlink shared channel of a wireless communication network (sec 7.4 downlink system) comprising: transmitting system information in recurring time windows (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); dynamically selecting which subframes within a given time window are to be used for carrying the system information (sec 7.4 – An SU may be segmented, in which case segments are scheduled... eNB may schedule more than one SU in a subframe); and including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU). R2-072205 may not have explicitly shown "each time window spanning a plurality of subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

R2-072205/Arundale/Dimou may not have explicitly mentioned said transmission of said system information is "on downlink shared channel" as amended. Nguyen teaches transmitting system information on a downlink shared channel ([0047]: high speed physical <u>downlink shared channel</u> (HS-PDSCH) <u>transmission</u> if a part of the HS-SCCH <u>subframe</u> or a part of its associated HS-PDSCH <u>subframe</u> overlaps with a downlink <u>transmission</u> gap on the associated DPCH). It would

have been obvious to one of ordinary skill in the art when the invention was made to modify the transmission method of R2-072205/Arundale/Dimou into that as taught by Nguyen to identify a transmission gap in a downlink transmission from a base station and suspend high speed data packet reception by the user equipment during the reception suspension period (Nguyen, [0012] and [0015]).

10. R2-072205 teaches a network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to comprising a baseband processor (fig. 5.4.1.2) generate system information in recurring time windows (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), the network transmitter comprising a baseband processor configured to: include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, *may not have explicitly* mentioned "*dynamically* select which subframes within a given time window are to be used for carrying system information.

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-

072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

R2-072205/Arundale/Dimou may not have explicitly mentioned said transmission of said system information is "on downlink shared channel" as amended. Nguyen teaches transmitting system information on a downlink shared channel ([0047]: high speed physical <u>downlink shared channel</u> (HS-PDSCH) <u>transmission</u> if a part of the HS-SCCH <u>subframe</u> or a part of its associated HS-PDSCH <u>subframe</u> overlaps with a downlink <u>transmission</u> gap on the associated DPCH). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the transmission gap in a downlink transmission from a base station and suspend high speed data packet reception by the user equipment during the reception suspension period (Nguyen, [0012] and [0015]).

Application/Control Number: 12/664,347

Art Unit: 2413

12. R2-072205 teaches a method of transmitting system information on a downlink shared channel structured as successive subframes (fig. 5.4.1.2 and fig. x), the method comprising: transmitting system information in regularly occurring time windows (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); and indicating to receiving user equipment which subframes within a given time window carry system information (sec 7.4 – SB value tag in each SU).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

R2-072205/Arundale/Dimou may not have explicitly mentioned said transmission of said system information is "on downlink shared channel" as amended. Nguyen teaches transmitting system information on a downlink shared channel ([0047]: high speed physical <u>downlink shared channel</u> (HS-PDSCH) <u>transmission</u> if a part of the HS-SCCH <u>subframe</u> or a part of its associated HS-PDSCH <u>subframe</u> overlaps with a downlink <u>transmission</u> gap on the associated DPCH). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the transmission gap in a downlink transmission from a base station and suspend high speed data packet reception by the user equipment during the reception suspension period (Nguyen, [0012] and [0015]).

Claims 15, 18, 21 and 25 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and Dimou et al (US

2009/0131057 A1, Dimou) and Love et al (US 2004/0219917 A1, Love), and in further

view of Cheng et al (US 7,680,507 B2, Cheng).

15. R2-072205 teaches a method for a mobile station for receiving system information on a downlink shared channel from a network transmitter in a wireless communication network (fig. 5.4.1.2: UE), the method comprising: monitoring for the receipt of system information in recurring time windows used for the transmission of system information (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); within each time window, monitoring each subframe for an indication of system information and reading system information from the signal subframe if such information is present (sec 7.4 – SB value tag in each SU); and terminating monitoring at least at the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-

072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

While R2-072205/Arundale/Dimou mention said system information, they *may not have explicitly* mentioned "presence indication" of said system information.

Love mentions presence indication of system information in subframe ([0071]: one TFCI bit (EU indication bit) out of one of the slots per frame or sub-frame is used to indicate the presence or absence of the EU field while the other bits in each TFCI field of the remaining slots per frame or sub-frame are still used to represent the TFCI). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the presence indication of system information as taught by Love to the downlink shared channel information subframe of R2-072205/Arundale/Dimou for soft handoff.

R2-072205/Arundale/Dimou/Love may not have explicitly mentioned said monitoring receipt of

said system information "on a downlink shared channel" as amended. Cheng teaches function of monitoring receipt of system information on a downlink shared channel (claim 14: <u>receiving</u>, at a mobile station, at least a portion of a <u>downlink shared channel</u> shared by a plurality of mobiles and having a plurality of <u>subframes</u>, <u>each subframe</u> comprising a plurality of slots, each slot including a <u>power control part</u> composed of <u>power control bits</u> for the plurality of mobiles, a data status part and a data part). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the reception method of R2-072205/Arundale/Dimou/Love to the function as taught by Cheng to reduce use of channelization codes (Cheng, col. 1 lines 55-59).

21. R2-072205 teaches a mobile station operative to receive system information on a downlink channel from a network transmitter in a wireless communications network, the mobile station comprising a baseband processor (fig. 5.4.1.2: UE) operable to: monitor for the receipt of system information in recurring time windows used for the transmission of system information (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); within each time window, monitor each subframe for an indication of system information and reading system information from the signal subframe if such information is present (fig. x: SIB); and terminate monitoring at least at the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

While R2-072205/Arundale/Dimou mention said system information, they *may not have explicitly* mentioned "presence indication" of said system information.

Love mentions presence indication of system information in subframe ([0071]: one TFCI bit (EU indication bit) out of one of the slots per frame or sub-frame is used to indicate the presence or absence of the EU field while the other bits in each TFCI field of the remaining slots per frame or sub-frame are still used to represent the TFCI). It would

have been obvious to one of ordinary skill in the art when the invention was made to implement the presence indication of system information as taught by Love to the downlink shared channel information subframe of R2-072205/Arundale/Dimou for soft handoff.

R2-072205/Arundale/Dimou/Love may not have explicitly mentioned said monitoring receipt of said system information "on a downlink shared channel" as amended.

Cheng teaches function of monitoring receipt of system information on a downlink shared channel (claim 14: <u>receiving</u>, at a mobile station, at least a portion of a <u>downlink shared channel</u> shared by a plurality of mobiles and having a plurality of <u>subframes</u>, <u>each subframe</u> comprising a plurality of slots, each slot including a <u>power control part</u> composed of <u>power control bits</u> for the plurality of mobiles, a data status part and a data part). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the reception method of R2-072205/Arundale/Dimou/Love to the function as taught by Cheng to reduce use of channelization codes (Cheng, col. 1 lines 55-59).

----- ------

2. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window (fig. x: subframes 3 and 131).

3. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window (fig. x: subframes 19 and 67).

4. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling (fig. x: SIB).

7. R2-072205 teaches the method of claim 1, further comprising varying window sizes of the recurring time windows (fig. x: SU-1, SU-2 and SU-3 have different sizes).

8. R2-072205 teaches the method of claim 1, further comprising dynamically configuring a window size for the recurring time windows (sec. 7.4 – MIB paragraph).

9. R2-072205 teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information (sec 7.4 – MIB paragraph), such that the indicator used for

a particular subframe indicates the type of system information carried in that subframe (sec 7.4 - SIB).

11. R2-072205 teaches the network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards (3GPP TSG-RAN2).

18. R2-072205 teaches the method of claim 15, further comprising storing a default window size for monitoring for system information transmissions (fig. x: SU-1, SU-2 and SU-3 have default sizes).

25. R2-072205 teaches the mobile station of claim 21, wherein the baseband processor is operable to recognize different types of system information based on different system information indicators detected in different subframes (fig. x: SIB-a,b,c,d,e).

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over "Draft

Text Proposal Capturing Agreements on System Information" (R2-072205) in view of

Arundale et al (US 7675852 B1, Arundale), Dimou et al (US 2009/0131057 A1, Dimou)

and Nguyen (US 2006/0034245 A1) (hereinafter R2-072205 etc.), applied to claim 1,

and in further view of "System Information Scheduling and Change Notification" (R2-

071912).

5. R2-072205 etc. teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information; R2-072205 etc. does not very explicitly show it comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information. R2-071912 explicitly teaches subframes indicators are in RNTI format (page 3 bottom). It would have been obvious to one of ordinary skill in the art when the invention was made to understand that both R2 documents refer to the same

3GPP systems information techniques and the R2-072205 (primary reference), while being silent on its application to the indications, also uses RNTI.

Claims 19, 20, 23 and 24 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), Dimou et al (US

2009/0131057 A1, Dimou), Love et al (US 2004/0219917 A1, Love) and Nguyen (US

2006/0034245 A1) (hereinafter R2-072205); and in further view of Marinier et al (US

2008/0225765 A1, Marinier).

19. R2-072205 etc. teaches the method of claim 18; R2-072205 etc. does not explicitly mention further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

20. R2-072205 etc. teaches the method of claim 15; R2-072205 etc. does not explicitly mention further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes. Marinier teaches recognizing different types of system information based on recognizing different system information indicators in different signal subframes ([0457]: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are recognized). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

23. R2-072205 etc. teaches the mobile station of claim 21; R2-072205 etc. may not have explicitly mentioned wherein the baseband processor is operable to adapt to changing or configurable window sizes used for the time window. Marinier teaches changing or configurable window sizes used for the time window ([0457]). It would have been obvious to one of ordinary skill in the art when the invention was made to modify

Page 12

the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

24. R2-072205 etc. teaches the mobile station of claim 21; R2-072205 etc. does not explicitly mention wherein the baseband processor is operable to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

Claims 6, 13, 16 and 22 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and in further view of

Dimou et al (US 2009/0131057 A1, Dimou) (hereinafter R2-072205 etc.); and in further

view of Kashima et al (US 2007/0217362 A1, Kashima).

6. R2-072205 etc. teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information; R-072205 etc. do not explicitly shows it includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. to maintain flexibility of scheduling.

13. R2-072205 etc. teaches the method of claim 12; R-072205 etc. does not explicitly shows wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information so to cease monitoring within a given time window.

(0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. for flexibility of scheduling subframes.

16. R2-072205 etc. teaches the method of claim 15; R-072205 etc. does not explicitly shows it further comprising recognizing an end-of-system-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 to maintain flexibility of scheduling.

22. R2-072205 etc. teaches the mobile station of claim 21; R-072205 etc. does not explicitly shows wherein the baseband processor is operable to recognize an end-of-system-information indicator in a signal subframe received within the time window and terminate monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. to maintain flexibility of scheduling.

Conclusion

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

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

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Xavier Wong whose telephone number is (571)270-1780. The examiner can normally be reached on Monday through Friday 11:30 am - 9:00 pm (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Un C. Cho can be reached on 571-272-7919. 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.

/Xavier Szewai Wong/ Primary Examiner, Art Unit 2413 17th May 2014

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	12664347	DAHLMAN ET AL.
	Examiner	Art Unit
	Xavier Szewai Wong	2413

CPC- SEARCHED		
Symbol	Date	Examiner

CPC COMBINATION SETS - SEARCHED				
Symbol	Date	Examiner		

US CLASSIFICATION SEARCHED				
Class	Subclass	Date	Examiner	

SEARCH NOTES				
Search Notes	Date	Examiner		
EAST image, class and keyword search in USPAT, US-PGPUB, DERWENT, EPO, JPO, and IBM_TDB (please see search history)	2011.12.17	/XSW/		
Inventor Name and Assignee search in PALM and EAST	2011.12.17	/XSW/		
EAST combined subclass, image and text search: 370/311,328-334,468 and 455/422.1	2011.12.17	/XSW/		
Updated Searches Above	2012.09.30	/XSW/		
Updated Searches Above	2013.08.23	/XSW/		

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

U.S. Patent and Trademark Office

Part of Paper No. : 20140516

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	2	"20090131057".pn.	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2014/05/17 20:52
L2	2	"7675852".pn.	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2014/05/17 20:56
L3	1	L2 and window same sub\$1frame	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2014/05/17 21:02
L4	8	re\$1cur\$5 with window same sub\$1frame	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2014/05/17 21:06
L5	0	370/311,328,334,468.ccls. and L4	US-PGPUB; USPAT; EPO; JPO; DERWENT	OR	ON	2014/05/17 21:07

EAST Search History (Interference)

< This search history is empty>

5/17/2014 9:08:00 PM

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

))

)

In re Application of **Dahlman** Serial No.: **12/664,347** Filed: **December 11, 2009** For: **Transmission of System Information on a Downlink Shared Channel** Docket No: **4015-6727** Mail Stop Amendment Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Examiner: Xavier S. Wong Group Art Unit: 2462

Confirmation No.: 1464

28 January 2014

RESPONSE TO OFFICE ACTION

This paper is being filed in response to the Office Action mailed 28 August 2013.

Reconsideration is respectfully requested in light of the amendments and remarks

below. Suitable claim fees are submitted herewith along with fees for a two-

month extension of time. The Office is hereby authorized to charge any fees required

for entry of this paper to Deposit Account 18-1167.

AMENDMENTS TO THE CLAIMS

1. (Previously presented) A method of transmitting system information on a downlink shared channel of a wireless communication network, comprising:

transmitting system information on the downlink shared channel in recurring time windows, each time window spanning a plurality of subframes;dynamically selecting which subframes within a given time window are to be used for carrying the system information; and

including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

2. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window.

4. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

5. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries

2 of 26

system information comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information.

6. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. (Original) The method of claim 1, further comprising varying window sizes of the recurring time windows.

8. (Original) The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

10. (Previously presented) A network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to transmit system information in recurring time windows, each time window spanning a plurality of subframes; the network transmitter comprising a baseband processor configured to:

dynamically select which subframes on the downlink shared channel within a given time window are to be used for carrying system information; and include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

11. (Currently amended) The network transmitter of claim 10[[,]]:
wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards;
wherein the indicator is a Radio Network Temporary Identifier (RNTI).

12. (Currently amended) A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising:

transmitting system information on the downlink shared channel in regularly occurring time windows, each time window spanning a plurality of successive subframes;

dynamically selecting which subframes within a given time window the time windows are to be used for carrying system information;

4 of 26

indicating to receiving user equipment which subframes within a given time window the time windows carry system information, by including an indicator in each subframe with the time windows that carries system information.

13. (Currently amended) The method of claim 12, wherein indicating to receiving user equipment which subframes within a given time window the time windows carry system information includes indicating the last subframe within the given each time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given each time window.

14. (Cancelled)

15. (Currently amended) A method, in a mobile station, for receiving system information on a downlink shared channel from a network transmitter in a wireless communication network, the method comprising:

monitoring for the receipt of system information on the downlink shared channel in recurring time windows used for [[the]] transmission of system information, each [[said]] time window spanning a plurality of subframes[[;]], by monitoring within each time window, monitoring each subframe for an indication of the indicating presence of system information in the subframe and reading system information from the subframe if such information is present; and terminating monitoring at least at or before the end of the time window.

5 of 26

16. (Currently amended) The method of claim 15, further comprising recognizing an end-of-system-information indicator in a subframe received within the time window and terminating monitoring for <u>receipt of system information with the time window in response</u>.

17. (Cancelled)

18. (Original) The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. (Original) The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. (Previously presented) The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different subframes.

21. (Currently amended) A mobile station operative to receive system information on a downlink shared channel from a network transmitter in a wireless communications network, the mobile station comprising a baseband processor configured to:

monitor for the receipt of system information on the downlink shared channel in recurring time windows used for [[the]] transmission of system information, each [[said[[time window spanning a plurality of subframes[[;]], by monitoring within each time window, monitor each subframe for an indication of the

6 of 26

<u>indicating presence of system information in the subframe</u> and read system information from the subframe if such information is present; and terminate monitoring at least at <u>or before</u> the end of the time window.

22. (Currently amended) The mobile station of claim 21, wherein the baseband processor is configured to recognize an end-of-system-information indicator in a subframe received within the time window and terminate monitoring for <u>receipt of system information within the time window in response</u>.

23. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to adapt to variable window sizes used for the time window.

24. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size.

25. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to recognize different types of system information based on different system information indicators detected in different subframes.

26. (Currently amended) The method of claim 1 <u>A method of transmitting system</u> information on a downlink shared channel of a wireless communication network <u>comprising</u>:

transmitting system information in recurring time windows, each time window spanning a plurality of subframes;

dynamically selecting which subframes within a given time window are to be used for carrying the system information; and

including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information;

wherein the dynamically selecting comprises dynamically selecting subframes such that the same system information is assigned for transmission to different subframes in first and second consecutive time windows, with the different subframes occupying differing respective positions within their corresponding frames.

27. (New) The method of claim 1:

wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards;

wherein the indicator is a System Information Radio Network Temporary Identifier (SI-RNTI).

28. (New) The method of claim 12:

wherein the transmitting the system information comprises transmitting the system information in accordance with 3GPP E-UTRA standards; wherein the indicator is a System Information Radio Network Temporary Identifier (SI-RNTI).

29. (New) The method of claim 15:

wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards;

wherein the indication is a System Information Radio Network Temporary Identifier (SI-RNTI).

30. (New) The method of claim 21:

wherein the wireless communication network is configured for operation in accordance with 3GPP E-UTRA standards;

wherein the indication is a System Information Radio Network Temporary Identifier (SI-RNTI).

31. (New) A method of transmitting system information on a downlink shared channel of a wireless communication network configured for operation in accordance with 3GPP E-UTRA standards, the system information having a fixed part and a dynamic part the method comprising:

- transmitting the dynamic part of the system information on the downlink shared channel in recurring time windows, each time window spanning a plurality of subframes, and each time window being a predetermined time interval in one or more corresponding frames;
- dynamically selecting which subframes within a given time window are to be used for carrying the dynamic part of the system information; wherein the selecting is such that subframes carrying the dynamic part of the system information within a given frame are non-consecutive, such that a second subframe not carrying any of the system information is disposed between first and third subframes carrying the dynamic part of the system information; including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

32. (New) A method of transmitting system information on a downlink shared channel of a wireless communication network configured for operation in accordance with 3GPP E-UTRA standards, the system information having a fixed part and a dynamic part, the method comprising:

transmitting the dynamic part of the system information in recurring time windows, each time window spanning a plurality of subframes, and each time window being a predetermined time interval in one or more corresponding frames;

- dynamically selecting which subframes within the time windows are to be used for carrying the dynamic part of the system information; wherein the selecting is such that subframes carrying the dynamic part of the system information for a first time window begin at a first subframe for a first frame, and the subframes carrying the dynamic part of the system information for a second time window begin at a second subframe in a second frame, where the first and second subframes have different subframe indexes relative to their corresponding frame;
- including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

11 of 26

REMARKS

Claim Amendments

Claims 11-13, 15-16, 21-22, 26 have been amended, and claim 27-32 has been added. Support for these amendments is found throughout the specification and drawings, *see*, *e.g.*, Figs. 2-3 and accompanying text; page 4, line 15 to page 5, line 6; page 5, lines 14-26; page 1, lines 5-9; page 1, lines 19-34.

These amendments do not introduce new matter.

Clarification of Record on Finality of Action

Applicant notes that the current Action is the first Action after an RCE. Applicant further notes that the Office Action Summary indicates that the Action is <u>non-final</u>. However Conclusion section of the Action indicates that the Action is <u>final</u>. Applicant believes that the Examiner intended to make the Action non-final, because to do otherwise would be contrary to the MPEP. As such, <u>Applicant understands that the present Action is **non-final**</u>, but requests clarification of the record on this point. If Applicant's understanding is incorrect, the Office is requested to telephone the undersigned immediately.

Allowable Subject Matter

Applicant notes with appreciation that claim 26 is indicated as being <u>allowable</u>. As such, Applicant has amended claim 26 to be independent form, including all the limitations of the corresponding base claim (claim 1) and any intervening claims (none).

12 of 26

Applicant submits that claim 26 is now in condition for allowance, as indicated in the Action.

§103 Claim Rejections

Claims 1-4, 7-12 stand rejected under §103 over R2-072205 (herein after "R2") in view of Arundale (US 7675852) and Dimou (US 20090121057), in further view of Nguyen (US 20060034245). Claims 5-6, 13, 15-16, 18-25 stands rejected under §103 over R2/Arundale/Dimou in combination with various tertiary references. For all rejections, the primary combination is <u>R2/Arundale/Dimou</u>. Applicant requests reconsideration.

As an initial matter, Applicant notes that the Examiner states that "applicant's arguments/amendments have been considered but are moot in [sic] the current new rejection grounds." This is clearly incorrect. For example, in rejecting claim 1, the Examiner previously rejected the claim based on R2/Arundale/Dimou, and now rejects the claim based on R2/Arundale/Dimou + Nguyen. However, Nguyen is used solely to address the added claim language "on the downlink shared channel," and <u>all other portions of the claim</u> are rejected using <u>exactly the same logic</u> as the prior rejections. Thus, the Examiner expressly uses the same logic to reject the same core claim language. Applicant's arguments in the prior response directly point out errors in the Examiner's logic. Despite this, the Examiner completely avoids addressing the substance of Applicant's arguments. Nowhere in the Action does the Examiner provide any rebuttal to Applicant's arguments. Such is improper. Applicant directs the Examiner's attention to MPEP §706.07's mandate that "The examiner should never lose

13 of 26

sight of the fact that <u>in every case the applicant is entitled to a full and fair hearing</u>, and that a clear issue between applicant and examiner should be developed, if possible, before appeal." Applicant submits that the Examiner's failure to directly address Applicant's arguments is therefore improper.

As a second general matter, Applicant notes that the Examiner's rationale in the Action continues to contain the phrase "may not have explicitly shown" in several locations. Applicant respectfully requests pursuant to MPEP §706.07 that the Examiner specifically state either 1) that the reference shows; or 2) that the reference does not show each asserted associated feature/element. Absent such explicit statements by the Examiner, Applicant will understand that the Examiner's phrase "may not have explicitly shown" is the Examiner's personal way of saying "does not show," and future prosecution (including Appeal) will be based on that understanding.

Independent claim 1 requires, *inter alia*, "transmitting system information on the downlink shared channel in recurring time windows, each time window spanning a plurality of subframes; [and] dynamically selecting which subframes within a given time window are to be used for carrying the system information. The Examiner relies primarily on R2 for the majority of these features; however, R2, with or without the other cited art, does not teach what the Examiner asserts it does, as explained below.

In the Action, the Examiner sets forth the following interpretation of R2 which the Examiner <u>expressly relies on</u> to make the §103 rejections:

- 1. The Scheduling Units (SU) of R2 are the claimed "time windows."
- 2. The SB value tag in R2 is the claimed "indicator."

14 of 26

Applicant submits that the R2 SUs are not "time windows", but are instead understood by one of skill in the art to be an amount of system information grouped into System Information Blocks (SIBs). In other words, SUs are understood to be a specific type of data (system information), which are then transmitted. Data is not a time window. Instead, one of skill in the art would understand that a subframe might be considered a time window (generically), or a collection of subframes (e.g., a frame) might be considered a time window, but the data itself is not a time window. Nevertheless, the discussion below will be in the context of the R2 SUs being time windows so that the errors in the Examiner's analysis can be discussed in terms that the Examiner used to make the rejections. Regardless of the correctness of the Examiner's terminology, R2 does not make the showings relied on to make the §103 rejections.

First, assuming *arguendo* that an SU is a "time window", R2 does not show "transmitting system information in recurring time windows, each time window spanning a plurality of subframes...[and] including an indicator in <u>each</u> of the selected subframes to indicate to receiving user equipment that the subframe carries system information." SU-1 is plainly shown in Fig. x as being only <u>one</u> subframe. Thus, SU-1 simply cannot be the claimed "time window" as it does not "span[] a plurality of subframes," as required by claim 1. In contrast, both SU-2 and SU-3 are shown as being multiple subframes in size. However, the SB value tag -- the putative "indicator" -- is not in SU-2 or SU-3. The Examiner has not identified anywhere in R2 that states that the SB is located anywhere other than in SU-1. Thus, the only SU that has the SB (i.e., SU-1) cannot be the claimed time window because it never spans multiple subframes <u>and</u> the SUs that span multiple subframes (SU-2 and SU-3) never contain the putative

15 of 26

"indicator." Thus, despite the Examiner's assertions to the contrary, R2 does not show "transmitting system information in recurring time windows, each time window spanning a plurality of subframes...[and] including an indicator in <u>each</u> of the selected subframes to indicate to receiving user equipment that the subframe carries system information," as claimed in claim 1.

Applicant notes that the Examiner points to the statement in R2 that "an SU may be segmented, in which case segments are scheduled in subsequent consecutive subframes." However, one of skill in the art understands that such statement only applies to SU-2 and SU-3, as these are the only multi-subframe SU's. There is no suggestion anywhere in R2 that SU-1 is multi-subframe.

Applicant also notes that the Examiner points to Arundale to show that "time windows" can span multiple subframes. The reliance on Arundale is baffling. R2 already shows that some putative "time windows" (SUs) can span multiple subframes, see SU-2 and SU-3. Thus, the concept of multiple subframe SUs is already present in R2. However, the R2 approach is fundamentally based on the notion that SU-1 will be only one subframe, and that this subframe will be in a known, non-varying location. Thus, the attempted combination of R2 and Arundale suffers from at least two defects: 1) the proffered reason of "to determine the sizes and number of frames" is a specious argument, as the R2 SU-1 <u>necessarily</u> has a fixed size and a fixed location (in the directly after the subframe carrying the BCH, with a fixed periodicity of 80 ms, see R2 §7.4); and 2) changing R2 so that SU-1 spans multiple subframes would alter the fundamental workings of R2 and render is unusable for its intended purpose. Thus, Arundale cannot properly cure this defect in R2.

16 of 26

Second, again assuming *arguendo* that an SU is a "time window", R2 does not show --despite the Examiner's express assertion to the contrary -- "<u>dynamically</u> <u>selecting</u> which subframes within a given time window are to be used for carrying the system information," as claimed in claim 1. SU-1 is plainly shown in Fig. x as being only one subframe. Thus, as noted above, SU-1 simply cannot be the claimed "time window" as it does not "span[] a plurality of subframes," as required by claim 1. Further, while both SU-2 and SU-3 are shown as being multiple subframes in size, neither uses any sort of "<u>dynamic[] selecting</u> [of] which subframes within a given time window are to be used for carrying the system information." Remember that claim 1 requires that all subframes carrying the system information include the "indicator," which the Examiner defines as the SB in R2. But, the SB is only carried in SU-1, and is never carried in SU-2 or SU-3. And, SU-1 is only in one subframe, and that subframe is in a predefined fixed location. There simply is no "dynamic selection" with respect to SU-1 in R2. As such, R2 simply does not show the claimed dynamic selection.

Applicant notes that the Examiner expressly states that R2 shows the claimed dynamic selection, but then states "R2 ... *may not have explicitly* mentioned 'dynamically <u>selecting</u> which subframes within a given time window are to be used for carrying the system information,' " and then points to Dimou. In view of this vague language, Applicant requests pursuant to MPEP §760.07 that the Examiner either explicitly state that he is contending that R2 makes this showing, or explicitly admit that R2 does not make this showing <u>and stop repeating language to the contrary in future</u> explanations.

17 of 26

In order to advance prosecution, Applicant will also explain below why Dimou does not cure this lack of "dynamically selecting which subframes ... system information" defect of R2 (alone or in combination with Arundale).

The Examiner points to the passage in Dimou ¶[0039] reading in part "this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users" (emphasis added). Read in the Dimou context, it is clear that this portion of Dimou is discussing dynamically allocating <u>uplink</u> resources -- from the mobile terminals to the base stations. Such allocation of <u>uplink</u> resources is unrelated to allocation of <u>downlink</u> resources, particularly downlink resources broadcast at all relevant mobile terminals on a shared downlink channel, as claimed. As such, whatever Dimou may teach about uplink resource allocation is irrelevant to the claimed method of transmitting system information on a downlink shared channel, and does not cure the dynamic selection defect of R2 noted above.

Applicant notes that the Examiner points to Nguyen ¶[0047] for a teaching of transmitting system information on a "downlink shared channel". The Examiner's reliance on Nguyen is baffling, because R2 already teaches sending system information on a downlink shared channel. The Examiner also points to Nguyen ¶[0012] and ¶[0015] and states that it would have been obvious to modify R2/Arundale/Dimou "to identify a transmission gap in the downlink transmission from the base station and suspend high speed data packet reception by the user equipment during the reception suspension period." Even assuming arguendo that such is true, so what? Whether the UE suspends data packet reception or not does nothing to cure the defects identified

18 of 26

above. Suspension or the lack of suspension does nothing to cure the defects in R2/Arundale/Dimou, nor has the Examiner attempted to explain how it conceivably could.

Independent claim 1 also requires "including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information." The Examiner identifies the putative "indicator" as the "value tag" discussed in R2. However, R2 specifically states in Section 7.4 line 5-14 that Value tags are carried on the BCH, "in a System Information Block called the Master Information Block (MIB)." Thus, these value tags are carried in the MIB, which Fig. x plainly shows is NOT part of SU-1, SU-2, or SU-3. Even setting this aside, and assuming that the "value tag" is somehow in the SB, R2 teaches that the SB is only present in SU-1, and SU-1 is only one sub-frame. Thus, there are simply not multiple subframes of the same "time window" in R2 that carry indicators. And the SB is present only in SU-1, and is expressly not present in SU-2 or SU-3. Thus, even if the R2 "value tag" is an indicator, R2 does not teach the claimed indicating portion of the method. And, nothing in the other cited art cures this defect.

In discussing claim 15, the Examiner points to Love (US 20040219917) for a potentially related teaching on "presence indication." However, Applicant notes that the EU field discussed in Love is directed to a <u>single</u> mobile station, and is not sent on <u>downlink shared</u> channel. More particularly, Love relates to a WCDMA system where an enhanced uplink dedicated transport channel (denoted E-DCH/EUDCH) is introduced. When the UE is scheduled for transmission (the UE transmitting in the uplink (UL)) on this channel, there is a need that the base stations transmit ACK/NACK

19 of 26

information to the UE to let the UE know whether or not the transmission on the UL has been received by the base station. Love achieves this signaling by introducing "an EU field", and an indicator to indicate the presence of this field to a <u>specific</u> UE regarding a transmission made by <u>that</u> UE, where the indicator is defined using "TFCI bits" (TFCI in WCDMA stands for Transport Format Combination Indicator (TFCI)). Thus, Love describes dedicated communication of feedback to <u>specific</u> UEs. Love has nothing to do with indicating to UEs that they should read system information transmitted (broadcasted) on a <u>downlink *shared*</u> channel intended for several/all UEs being served by the network transmitter. As such, whatever Love may teach about indications dedicated to a single mobile station situation is irrelevant to the method of claim 1, and does not cure the corresponding defect of R2 noted above. And, one of skill in the art would not use Love in combination with R2/Arundale/Dimou.

Important: Note that the argument in the following paragraph assumes that the "system information" necessarily includes the SB and the non-SB SIB information because if only the SB information is the "system information," the §103 rejections necessarily fail for other reasons outlined above (e.g., not multiple sub-frames, etc.).

Applicant also notes that R2 explicitly teaches that the SB is always broadcast in SU-1, and that SU-1 is always the "subframe following the one carrying BCH," (see R2 §7.4). Further, R2 teaches that "SU-1 is carried on the DL-SCH and uses a <u>fixed</u> <u>schedule</u> with a periodicity of 80 ms." From this it follows that there is no need for a value tag to indicate that a subframe contains SU-1, as SU-1 is always placed in the subframe directly following the subframe carrying the BCH, with a periodicity of 80 ms. At most, the SB value tag is indicating information about the *other* SUs, but not SU-1

20 of 26

itself. And, there would simply be no reason to indicate the presence of the "system information" in SU-1, because SU-1 always carries the SB and is always in a fixed time location (every 80ms). One of skill in the art would not add an indication of presence, when the "presence" is guaranteed to always be there. Thus, adding the "presence indication" of Love to R2/Arundale/Dimou would not make sense. And, without having the indication in every relevant subframe in the time window that carries the claimed system information, the combination would not read on the claimed device.

Applicant would like to emphasize this last point, which goes at a fundamental difference between the claimed approach and R2. R2 is fundamentally built on the idea that the system information will always be in a non-varying predicable subframe -- one directly after the BCH that, starts every 80ms, and continues contiguously as appropriate. Claim 1, in contrast, claims a method where the system information is dynamically placed in potentially varying subframes, which may or may not be contiguous. Thus, attempts to graft other teachings onto R2 in order to reach the subject matter of claim 1 must necessarily fundamentally alter the way R2 works, which is legally impressible to support a §103 rejection.

As pointed out above, R2/Arundale/Dimou fails to teach at least two limitations of claim 1. And, the recent addition of Nguyen does not cure these defects. As such, independent claim 1 defines over the proffered combination of R2/Arundale/Dimou + Nguyen, assuming *arguendo* that such combination is proper. Further, none of the other cited art (cited against the various dependent claims) cures these defects. Accordingly, independent claim 1 and its dependent claims define patentable subject matter over the cited art.

21 of 26
For claims 10-11, Applicant notes that independent claim 10 includes limitations identical or similar to the "dynamically selecting" and "including an indicator in each selected subframe" limitations found in claim 1. Accordingly, Applicant submits that independent claim 10 and its dependent claims define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

For claims 12-13, Applicant notes that independent claim 12 includes "dynamically selecting" limitations identical or similar to those found in claim 1. Accordingly, Applicant submits that independent claim 12, and its dependent claims define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

For claims 15-20, 21-25 Applicant notes that independent claim 15 requires "monitoring <u>each subframe</u> for an indication indicating presence of system information in the subframe and reading system information from the subframe if such information is present" while independent claim 21 likewise requires "monitor <u>each subframe</u> for an indication indicating presence of system information in the subframe and read system information in the subframe and read system information from the subframe if such information is present." The claimed monitoring of each subframe in these claims is related to the "including an indicator in each selected subframe" limitation found in claim 1. As pointed out above, R2 does not show the "value tags" in <u>each</u> relevant subframe, but at most <u>only in</u> the SB. And the SB does not indicate present of system information in the subframe (SU-1) carrying the SB.

22 of 26

Nor does R2 suggest looking for "value tags" anywhere but in the SB. Therefore, R2 necessarily does not teach "monitoring" each subframe for the "value tags." Further, the "value tag" of R2 is not "an indication of the presence of system information." Thus, R2 cannot teach "monitor[ing] each subframe for an indication indicating presence of system information in the subframe and read[ing] system information from the subframe if such information is present," as claimed. And, as discussed above, the attempted reliance on Love is misplaced. As such, Applicant submits that independent claims 15 and 21, and their corresponding dependent claims, define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

New Claims 31-32

With regard to all claims, it appears that the Examiner is construing the Scheduling Units (SU) of R2 as the claimed "time windows." While Applicant disagrees that such a construction is reasonable or consistent with the understanding of one of skill in the art, the balance of this response will assume *arguendo* that such construction is appropriate.

Applicant submits that new claims 31-32 are patentable over the cited art for at least the reasons generally discussed above with respect to claim 1. Additional reasons are set forth below.

With regard to new independent claim 31, the claim requires that each time window span a plurality of subframes. Further, each time window must be "a predetermined time interval in one or more corresponding frames." In addition, the claim requires dynamically selecting which subframes within a given time window are to

23 of 26

be used for carrying the system information, with the selecting being such that "subframes carrying the system information within a given frame are <u>non-consecutive</u>, such that a second subframe not carrying any of the system information is disposed between first and third subframes carrying the system information." It is undisputed that, in R2, the subframes carrying SU-1 to SU-3 for a given frame are contiguous. See, for example Fig. x. Likewise, it is undisputed subsequent transmissions of SU-1 (or SU-2 or SU-3) are necessarily occurring in different frames. Thus, within one frame, R2 at most teaches that the subframes carrying the system information are contiguous, not "non-consecutive" as claimed by claim 31. And, nothing in any of the other cited art cures this defect. As such, Applicant submits that independent claim 31, and its dependent claims, define patentable subject matter over the cited art.

With regard to new independent claim 32, this claim requires that each time window span a plurality of subframes. Further, each time window must be "a predetermined time interval in one or more corresponding frames." In addition, the claim requires dynamically selecting which subframes within a given time window are to be used for carrying the dynamic part of the system information, with the selecting being such that "subframes carrying the dynamic part of the system information for a first time window begin at a first subframe for a first frame, and subframes carrying the dynamic part of the system information for a second subframe in a second frame, where the first and second subframes have different subframe indexes relative to their corresponding frame." In R2, the dynamic part of the system information is assumed to correspond to the collective data of SU-1, SU-2, and SU-3. It is undisputed that, in R2, the subframes carrying the collection of SU-1 to SU-3 always

24 of 26

begin at the same subframe - the subframe immediately following the one carrying the BCH, and that the BCH is always in the first subframe of a frame. Thus, in R2, the start of the system information is always in the second subframe (subframe 2) of a frame. In contrast, claim 32 requires that the dynamic part of the system information for at least two different time windows start in different subframes of at least two different frames. Thus, assuming the first frame starts its dynamic part of the system information in the second subframe (subframe 2), the second frame starts its dynamic part of the system information in the second subframe (subframe 2), the second frame starts its dynamic part of the system information in the third subframe (subframe 3)(or the fourth subframe, or the fifth subframe...). Thus, the always-start-in-the-same-place approach of R2 does not teach the allowed-to-start-in-different-places approach of claim 32. And, nothing in any of the other cited art cures this defect. As such, Applicant submits that independent claim 32 defines patentable subject matter over the cited art.

Renewed Request for Clarification of the Record

In the Action, the Examiner <u>continues to explicitly maintain</u> that "SU-1, SU-2 and SU-3 are <u>in the same subframe</u> and are recurring," (see, e.g., Action page 3, lines 3-4) and <u>bases the §103 rejections on this premise</u>. For a discussion of how R2 makes it abundantly clear that SU-1, SU-2, and SU-3 are NOT in the same subframe, see the explanation provided in the Response of January 2013, and discussed above. Applicant notes that the Examiner, other than again <u>repeating verbatim</u> that R2 makes this showing, has not rebutted the substance of Applicant's arguments on this point. Pursuant to MPEP§706.07, Applicant request that the Examiner clearly state the Examiner's position on this characterization of R2, and provide an analysis identifying

any errors in Applicant's argument on this point. <u>Because this "same subframe"</u> <u>assertion by the Examiner regarding R2 clearly forms a basis for one or more claim</u> <u>rejections</u>, Applicant is entitled to an explanation of the Examiner's position on this point in view of Applicant's contrary explanation.

For the forgoing reasons, it is respectfully urged that the present application is in condition for allowance and notice to such effect is respectfully requested.

Respectfully submitted, COATS & BENNETT, P.L.L.C.

Dated: 28 January 2014

/John R. Owen Reg. No. 42055/ John R. Owen Registration No.: 42,055 Telephone: (919) 854-1844

Electronic Patent Application Fee Transmittal					
Application Number: 12664347					
Filing Date:	11-	Dec-2009			
Title of Invention:	Transmission of System Information on a Downlink Shared Channel				
First Named Inventor/Applicant Name: Erik Dahlman					
Filer:	John R. Owen/Cora Fedornock				
Attorney Docket Number:	401	5-6727 / P24241-U	52		
Filed as Large Entity					
U.S. National Stage under 35 USC 371 Filing	Fee	5			
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Claims in excess of 20		1615	3	80	240
Independent claims in excess of 3		1614	3	420	1260
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Extension-of-Time:					
Extension - 2 months with \$0 paid	1252	1	600	600	
Miscellaneous:					
	Tot	al in USD	(\$)	2100	

Electronic Acknowledgement Receipt				
EFS ID:	18041971			
Application Number:	12664347			
International Application Number:				
Confirmation Number:	1464			
Title of Invention:	Transmission of System Information on a Downlink Shared Channel			
First Named Inventor/Applicant Name:	Erik Dahlman			
Customer Number:	24112			
Filer:	John R. Owen/Cora Fedornock			
Filer Authorized By:	John R. Owen			
Attorney Docket Number:	4015-6727 / P24241-US2			
Receipt Date:	28-JAN-2014			
Filing Date:	11-DEC-2009			
Time Stamp:	10:30:41			
Application Type:	U.S. National Stage under 35 USC 371			

Payment information:

Submitted wi	th Payment	yes					
Payment Type	2 2	Electronic Funds Transf	er				
Payment was	successfully received in RAM	\$2100	\$2100				
RAM confirma	ation Number	12477	12477				
Deposit Acco	unt						
Authorized U	ser						
File Listing:							
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		

1		40156727RESPONSE pdf	136568	Ves	26	
			21902ecc6d445659ce6ea5ac4cd4aec5680 e1ab4)		
	Multip	oart Description/PDF files in .	zip description			
	Document De	scription	Start	E	nd	
	Amendment/Req. Reconsiderat	ion-After Non-Final Reject	1		1	
	Claims		2		11	
	Applicant Arguments/Remarks	12	:	26		
Warnings:						
Information	:					
2	Fee Worksheet (SB06)	fee-info ndf	33282	no	2	
			74ebaacfe00c7c3124a381c41a9b88825707 caae			
Warnings:						
Information	:		1			
		Total Files Size (in bytes)	10	59850		
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 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 application seen pCT/R0/105) will be issued in due course, subject to prescriptions concerning national Filing Date (Form PCT/R0/105) 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 file date of the application includes the international filing date of the application file date of the application includes the international Application Number						

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	Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. PATENT APPLICATION FEE DETERMINATION RECORD Application or Docket Number Filing Date 12/12/2000 12/12/2000 Ta ba Mailed									
		Substitu	ite for F	-orm P	10-875		12/	004,047	12/11/2005	
								ENTITY: 🛛 L	ARGE 🗌 SMA	
			(C	Column 1		(Column 2)				
	FOR		NUM	IBER FIL	ED	NUMBER EXTRA		RATE (\$)	F	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b), (or (c))		N/A		N/A		N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), d	or (m))		N/A		N/A		N/A		
	EXAMINATION FE	E or (a))		N/A		N/A		N/A		
TO1 (37)	AL CLAIMS			min	us 20 = *			X \$ =		
IND (37)	EPENDENT CLAIM CFR 1.16(h))	S		mi	nus 3 = *			X \$ =		
APPLICATION SIZE FEE (37 CFR 1.16(s)) If the specification and drawings exceed 1 for small entity) for each additional 50 she fraction thereof. See 35 U.S.C. 41(a)(1)(C CFR 1 16(s))					gs exceed 100 sl ee due is \$310 (onal 50 sheets o . 41(a)(1)(G) and	neets \$155 r 137				
	MULTIPLE DEPEN	IDENT CLAI	IM PRES	6ENT (37	7 CFR 1.16(j))					
*lft	he difference in colu	umn 1 is less	s than ze	ero, enter	r "0" in column 2.			TOTAL		
		(Column	11)		(Column 2)	ION AS AMEN (Column 3)	DED – PA	RT II		
INT	01/28/2014	CLAIMS REMAININ AFTER AMENDM	NG ENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITI	ONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 28	I	Minus	** 25	= 3		x \$80 =		240
EN EN	Independent (37 CFR 1.16(h))	* 6	l	Minus	***5	= 1		x \$420 =		420
AM	Application Si	ze Fee (37 (CFR 1.16	6(s))						
	FIRST PRESEN	NTATION OF N	MULTIPLE		DENT CLAIM (37 CFF	R 1.16(j))				
								TOTAL ADD'L FE	E	660
		(Column	n 1)		(Column 2)	(Column 3))			
		CLAIM REMAINI AFTEF AMENDM	IS ING 7 IENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITI	ONAL FEE (\$)
EN	Total (37 CFR 1.16(i))	*	l	Minus	**	=		X \$ =		
DM	Independent (37 CFR 1.16(h))	*		Minus	***	=		X \$ =		
1EN	Application Si	ze Fee (37 (CFR 1.16	6(s))					_	
FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))										
								TOTAL ADD'L FE	E	
* If t ** If *** I The	* If the entry in column 1 is less than the entry in column 2, write "0" in column 3. LIE ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". /PHYLLIS CANTY/ *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.									
I TIS C	conection of informat	ion is require	ea by 37	OFK 1.1	10. The information	in is required to obta	am or retain a	perient by the public.	which is to tile (and	by the USPTO to

process) an application. Confidentiality is governed by 37 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 complete 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.

	ed States Paten	T AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	TMENT OF COMMERCE Trademark Office OR PATENTS 313-1450	
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2	1464	
24112 COATS & PEN	7590 08/28/201:	3	EXAMINER WONG, XAVIER S		
1400 Crescent (Green, Suite 300				
Cary, NC 27518			ART UNIT	PAPER NUMBER	
			2413		
			MAIL DATE	DELIVERY MODE	
			08/28/2013	PAPER	

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

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

	Application No.	Applicant(s)					
Office Action Cummons	12/664,347	DAHLMAN ET AL.					
Office Action Summary	Examiner	Art Unit					
	Xavier Szewai Wong	2413					
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the o	correspondence address					
 A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE <u>3</u> MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). 							
Status							
1) Responsive to communication(s) filed on <u>16 M</u>	1arch 2013.						
2a) This action is FINAL . $2b)$ This	s action is non-final.						
3) An election was made by the applicant in resp	onse to a restriction requirement	set forth during the interview on					
; the restriction requirement and election	have been incorporated into this	s action.					
4) Since this application is in condition for allowa	nce except for formal matters, pro	osecution as to the merits is					
closed in accordance with the practice under a	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.					
Disposition of Claims							
5) Claim(s) <u>1-13, 15, 16 and 18-25</u> is/are pending 5a) Of the above claim(s) is/are withdra	g in the application. wn from consideration.						
6) Claim(s) is/are allowed.							
7) Claim(s) <u>1-13, 15, 16 and 18-25</u> is/are rejected							
8) Claim(s) <u>26</u> is/are objected to.							
9) Claim(s) are subject to restriction and/o	r election requirement.						
Application Papers							
10) The specification is objected to by the Examine	er.						
11) The drawing(s) filed on is/are: a) acc	epted or b) objected to by the	Examiner.					
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is ob	pjected to. See 37 CFR 1.121(d).					
12) The oath or declaration is objected to by the E	kaminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
 13) Acknowledgment is made of a claim for foreigr a) All b) Some * c) None of: 	priority under 35 U.S.C. § 119(a)-(d) or (f).					
1. Certified copies of the priority document	s have been received.						
2. Certified copies of the priority document	s have been received in Applicat	ion No					
3. Copies of the certified copies of the price	rity documents have been receive	ed in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)	_						
1) X Notice of References Cited (PTO-892)	4) 🔛 Interview Summary Paper No(s)/Mail D	/ (PTO-413) Date					
3) Information Disclosure Statement(s) (PTO/SB/08)	3) Information Disclosure Statement(s) (PTO/SB/08) 5) Notice of Informal Patent Application						
Paper No(s)/Mail Date	6) 🗌 Other:						
U.S. Patent and Trademark Office PTOL-326 (Rev. 03-11) Office A	ction Summary Pa	art of Paper No./Mail Date 20130823					

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 16th March 2013 has been entered.

Response to Arguments

Applicant's arguments/amendments have been considered but are moot in the current new rejection grounds.

Allowable Subject Matter

Claim **26** is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including *all* of the limitations of the base claim and *all* intervening claims.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1 – 4 and 7 – 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over "Draft Text Proposal Capturing Agreements on System Information" (R2-072205) in view of Arundale et al (US 7675852 B1, Arundale) and Dimou et al (US 2009/0131057 A1, Dimou), and in further view of Nguyen (US 2006/0034245 A1).

1. R2-072205 teaches a method of transmitting system information on the downlink shared channel of a wireless communication network (sec 7.4 downlink system) comprising: transmitting system information in recurring time windows (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); dynamically selecting which subframes within a given time window are to be used for carrying the system information (sec 7.4 – An SU may be segmented, in which case segments are scheduled... eNB may schedule more than one SU in a subframe); and including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU). R2-072205 may not have explicitly shown "each time window spanning a plurality of subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

R2-072205/Arundale/Dimou may not have explicitly mentioned said transmission of said system information is "on downlink shared channel" as amended. Nguyen teaches transmitting system information on a downlink shared channel ([0047]: high speed physical <u>downlink shared channel</u> (HS-PDSCH) <u>transmission</u> if a part of the HS-SCCH <u>subframe</u> or a part of its associated HS-PDSCH <u>subframe</u> overlaps with a downlink <u>transmission</u> gap on the associated DPCH). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the transmission method of R2-072205/Arundale/Dimou into that as taught by Nguyen to identify a transmission gap in a downlink transmission from a base station and suspend high speed data packet reception by the user equipment during the reception suspension period (Nguyen, [0012] and [0015]).

10. R2-072205 teaches a network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to comprising a baseband processor (fig. 5.4.1.2) generate system information in recurring time windows (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), the network transmitter comprising a baseband processor configured to: include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU).

R2-072205 may not have explicitly shown "each time window spanning a plurality of

subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, *may not have explicitly* mentioned "*dynamically* select which subframes within a given time window are to be used for carrying system information.

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

R2-072205/Arundale/Dimou may not have explicitly mentioned said transmission of said system information is "on downlink shared channel" as amended. Nguyen teaches transmitting system information on a downlink shared channel ([0047]: high speed physical <u>downlink shared channel</u> (HS-PDSCH) <u>transmission</u> if a part of the HS-SCCH <u>subframe</u> or a part of its associated HS-PDSCH <u>subframe</u> overlaps with a downlink <u>transmission</u> gap on the associated DPCH). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the transmission gap in a downlink transmission from a base station and suspend high speed data packet reception by the user equipment during the reception suspension period (Nguyen, [0012] and [0015]).

12. R2-072205 teaches a method of transmitting system information on a downlink shared channel structured as successive subframes (fig. 5.4.1.2 and fig. x), the method comprising: transmitting system information in regularly occurring time windows (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); and indicating to receiving user equipment which subframes within a given time window carry system information (sec 7.4 – SB value tag in each SU).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying

system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

R2-072205/Arundale/Dimou may not have explicitly mentioned said transmission of said system information is "on downlink shared channel" as amended. Nguyen teaches transmitting system information on a downlink shared channel ([0047]: high speed physical <u>downlink shared channel</u> (HS-PDSCH) <u>transmission</u> if a part of the HS-SCCH <u>subframe</u> or a part of its associated HS-PDSCH <u>subframe</u> overlaps with a downlink <u>transmission</u> gap on the associated DPCH). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the transmission gap in a downlink transmission from a base station and suspend high speed data packet reception by the user equipment during the reception suspension period (Nguyen, [0012] and [0015]).

Claims 15, 18, 21 and 25 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and Dimou et al (US

2009/0131057 A1, Dimou) and Love et al (US 2004/0219917 A1, Love), and in further

view of Cheng et al (US 7,680,507 B2, Cheng).

15. R2-072205 teaches a method for a mobile station for receiving system information on a downlink shared channel from a network transmitter in a wireless communication network (fig. 5.4.1.2: UE), the method comprising: monitoring for the receipt of system information in recurring time windows used for the transmission of system information (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); within each time window, monitoring each subframe for an indication of system information and reading system information from the signal subframe if such information is present (sec 7.4 – SB value tag in each SU); and terminating monitoring at least at the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been

Application/Control Number: 12/664,347

Art Unit: 2413

obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a subframe level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughout being maximized or users not using the

072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

While R2-072205/Arundale/Dimou mention said system information, they *may not have explicitly* mentioned "presence indication" of said system information.

Love mentions presence indication of system information in subframe ([0071]: one TFCI bit (EU indication bit) out of one of the slots per frame or sub-frame is used to indicate the presence or absence of the EU field while the other bits in each TFCI field of the remaining slots per frame or sub-frame are still used to represent the TFCI). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the presence indication of system information as taught by Love to the downlink shared channel information subframe of R2-072205/Arundale/Dimou for soft handoff.

R2-072205/Arundale/Dimou/Love may not have explicitly mentioned said monitoring receipt of said system information "on a downlink shared channel" as amended.

Cheng teaches function of monitoring receipt of system information on a downlink shared channel (claim 14: receiving, at a mobile station, at least a portion of a <u>downlink shared channel</u> shared by a plurality of mobiles and having a plurality of <u>subframes</u>, <u>each subframe</u> comprising a plurality of slots, each slot including a <u>power control part</u> composed of <u>power control bits</u> for the plurality of mobiles, a data status part and a data part). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the reception method of R2-072205/Arundale/Dimou/Love to the function as taught by Cheng to reduce use of channelization codes (Cheng, col. 1 lines 55-59).

21. R2-072205 teaches a mobile station operative to receive system information on a downlink channel from a network transmitter in a wireless communications network, the mobile station comprising a baseband processor (fig. 5.4.1.2: UE) operable to: monitor for the receipt of system information in recurring time windows used for the transmission of system information (fig. x: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); within each time window, monitor each subframe for an indication of system information and reading system information from the signal subframe if such information is present (fig. x: SIB); and terminate monitoring at least at

Application/Control Number: 12/664,347

Art Unit: 2413

the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-

072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

While R2-072205/Arundale/Dimou mention said system information, they *may not have explicitly* mentioned "presence indication" of said system information.

Love mentions presence indication of system information in subframe ([0071]: one TFCI bit (EU indication bit) out of one of the slots per frame or sub-frame is used to indicate the presence or absence of the EU field while the other bits in each TFCI field of the remaining slots per frame or sub-frame are still used to represent the TFCI). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the presence indication of system information as taught by Love to the downlink shared channel information subframe of R2-072205/Arundale/Dimou for soft handoff.

R2-072205/Arundale/Dimou/Love may not have explicitly mentioned said monitoring receipt of said system information "on a downlink shared channel" as amended.

Cheng teaches function of monitoring receipt of system information on a downlink shared channel (claim 14: receiving, at a mobile station, at least a portion of a <u>downlink shared channel</u> shared by a plurality of mobiles and having a plurality of <u>subframes</u>, <u>each subframe</u> comprising a plurality of slots, each slot including a <u>power control part</u> composed of <u>power control bits</u> for the plurality of mobiles, a data status part and a data part). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the reception method of R2-072205/Arundale/Dimou/Love to the function as taught by Cheng to reduce use of channelization codes (Cheng, col. 1 lines 55-59).

----- ------ -------

2. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window (fig. x: subframes 3 and 131).

3. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window (fig. x: subframes 19 and 67).

4. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling (fig. x: SIB).

7. R2-072205 teaches the method of claim 1, further comprising varying window sizes of the recurring time windows (fig. x: SU-1, SU-2 and SU-3 have different sizes).

8. R2-072205 teaches the method of claim 1, further comprising dynamically configuring a window size for the recurring time windows (sec. 7.4 – MIB paragraph).

9. R2-072205 teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information (sec 7.4 – MIB paragraph), such that the indicator used for a particular subframe indicates the type of system information carried in that subframe (sec 7.4 – SIB).

11. R2-072205 teaches the network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards (3GPP TSG-RAN2).

18. R2-072205 teaches the method of claim 15, further comprising storing a default window size for monitoring for system information transmissions (fig. x: SU-1, SU-2 and SU-3 have default sizes).

25. R2-072205 teaches the mobile station of claim 21, wherein the baseband processor is operable to recognize different types of system information based on different system information indicators detected in different subframes (fig. x: SIB-a,b,c,d,e).

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over "Draft

Text Proposal Capturing Agreements on System Information" (R2-072205) in view of

Arundale et al (US 7675852 B1, Arundale), Dimou et al (US 2009/0131057 A1, Dimou)

and Nguyen (US 2006/0034245 A1) (hereinafter R2-072205 etc.), applied to claim 1,

and in further view of "System Information Scheduling and Change Notification" (R2-

071912).

5. R2-072205 etc. teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information; R2-072205 etc. does not very explicitly show it comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information. R2-071912 explicitly teaches subframes indicators are in RNTI format (page 3 bottom). It would have been obvious to one of ordinary skill in the art when the invention was made to understand that both R2 documents refer to the same 3GPP systems information techniques and the R2-072205 (primary reference), while being silent on its application to the indications, also uses RNTI.

Claims 19, 20, 23 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over "Draft Text Proposal Capturing Agreements on System Information" (R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), Dimou et al (US 2009/0131057 A1, Dimou), Love et al (US 2004/0219917 A1, Love) and Nguyen (US 2006/0034245 A1) (hereinafter R2-072205); and in further view of Marinier et al (US 2008/0225765 A1, Marinier).

19. R2-072205 etc. teaches the method of claim 18; R2-072205 etc. does not explicitly mention further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

20. R2-072205 etc. teaches the method of claim 15; R2-072205 etc. does not explicitly mention further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes. Marinier teaches recognizing different types of system information based on recognizing different system information indicators in different signal subframes ([0457]: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are recognized). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

23. R2-072205 etc. teaches the mobile station of claim 21; R2-072205 etc. may not have explicitly mentioned wherein the baseband processor is operable to adapt to changing or configurable window sizes used for the time window. Marinier teaches changing or configurable window sizes used for the time window ([0457]). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

24. R2-072205 etc. teaches the mobile station of claim 21; R2-072205 etc. does not explicitly mention wherein the baseband processor is operable to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

Claims 6, 13, 16 and 22 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and in further view of Dimou et al (US 2009/0131057 A1, Dimou) (hereinafter R2-072205 etc.); and in further

view of Kashima et al (US 2007/0217362 A1, Kashima).

6. R2-072205 etc. teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information; R-072205 etc. do not explicitly shows it includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. to maintain flexibility of scheduling.

13. R2-072205 etc. teaches the method of claim 12; R-072205 etc. does not explicitly shows wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information so to cease monitoring within a given time (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. for flexibility of scheduling subframes.

16. R2-072205 etc. teaches the method of claim 15; R-072205 etc. does not explicitly shows it further comprising recognizing an end-of-system-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 to maintain flexibility of scheduling.

22. R2-072205 etc. teaches the mobile station of claim 21; R-072205 etc. does not explicitly shows wherein the baseband processor is operable to recognize an end-of-system-information indicator in a signal subframe received within the time window and terminate monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill

in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. to maintain flexibility of scheduling.

Conclusion

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

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

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Xavier Wong whose telephone number is (571)270-1780. The examiner can normally be reached on Monday through Friday 11:30 am - 9:00 pm (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Un C. Cho can be reached on 571-272-7919. 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.

/Xavier Szewai Wong/ Primary Examiner, Art Unit 2462 27th September 2012

Notice of References Cited	Application/Control No. 12/664,347	Applicant(s)/Patent Under Reexamination DAHLMAN ET AL.	
	Examiner	Art Unit	Page 1 of 1
	Xavier Szewai Wong	2413	Fageron

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	А	US-2006/0034245 A1	02-2006	Nguyen, Phong	370/345
*	В	US-7,680,507 B2	03-2010	Cheng et al.	455/522
	С	US-			
	D	US-			
	Е	US-			
	н	US-			
	G	US-			
	Н	US-			
	-	US-			
	ſ	US-			
	к	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

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

NON-PATENT DOCUMENTS

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

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

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

Notice of References Cited

Part of Paper No. 20130823

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	12664347	DAHLMAN ET AL.
	Examiner	Art Unit
	Xavier Szewai Wong	2413

CPC- SEARCHED				
Symbol	Date	Examiner		

CPC COMBINATION SETS - SEARCHED					
Symbol Date Examiner					

	US CLASSIFICATION SEARCHE	Ð				
Class Subclass Date Examiner						

SEARCH NOTES					
Search Notes	Date	Examiner			
EAST image, class and keyword search in USPAT, US-PGPUB, DERWENT, EPO, JPO, and IBM_TDB (please see search history)	2011.12.17	/XSW/			
Inventor Name and Assignee search in PALM and EAST	2011.12.17	/XSW/			
EAST combined subclass, image and text search:: 370/311,328-334,468 and 455/422.1	2011.12.17	/XSW/			
Updated Searches Above	2012.09.30	/XSW/			
Updated Searches Above	2013.08.23	/XSW/			

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

U.S. Patent and Trademark Office

Part of Paper No. : 20130823

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	303877	("370"/\$.ccls. "455"/\$.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/08/26 02:28
L2	24	L1 and (downlink adj shared adj channel) with subframe	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/08/26 02:28
L3	20	L1 and (downlink adj shared adj channel) with subframe with transmi\$5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/08/26 02:37
L4	8	L3 and (receiv\$3 reception) with (downlink adj shared adj channel) with subframe	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/08/26 02:59
L5	56975	(Dahlman Vukajlovic).IN. Ericsson.AS.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/08/26 03:14
L6	1	L5 and (re\$1cur\$5 adj2 window).clm. and (downlink adj shared).clm.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2013/08/26 03:14

EAST Search History (Interference)

< This search history is empty>

8/26/2013 3:15:00 AM

C:\ Users\ xwong\ Desktop\ Dahlman\ Dahlman 2012.09.30.wsp

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

	REQ	UEST FC	OR CONTINUEI (Submitted	D EXAMINATIC d Only via EFS	N(RCE)TRANSMITTA -Web)	L	
Application Number	12664347	Filing Date	2009-12-11	Docket Number (if applicable)	4015-6727 / P24241-US2	Art Unit	2462
First Named Inventor	Dahlman			Examiner Name	Wong		
This is a Req Request for C 1995, or to an	This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. The Instruction Sheet for this form is located at WWW.USPTO.GOV						
		S	UBMISSION REQ	UIRED UNDER 37	′ CFR 1.114		
Note: If the RO in which they entered, appli	CE is proper, any were filed unless cant must reques	/ previously fi applicant ins st non-entry o	iled unentered amen structs otherwise. If a of such amendment(dments and amendn applicant does not wi s).	nents enclosed with the RCE w sh to have any previously filed	ill be ente unentere	ered in the order d amendment(s)
Previously submissio	/ submitted. If a t n even if this bo	final Office ac x is not checl	ction is outstanding, ked.	any amendments file	d after the final Office action m	ay be cor	nsidered as a
Co	nsider the argum	nents in the A	Appeal Brief or Reply	Brief previously filed	on		
Ott	ner						
Enclosed							
🔀 An	nendment/Reply						
🗌 Info	Information Disclosure Statement (IDS)						
Aff	davit(s)/ Declara	ation(s)					
X Ot	her <u>Request f</u>	or Extension	of Time				
MISCELLANEOUS							
Suspensi (Period c	Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a period of months (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1.17(i) required)						
Other							
FEES							
The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed. Image: The Director is hereby authorized to charge any underpayment of fees, or credit any overpayments, to Deposit Account No 181167							
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED							
 Patent Practitioner Signature Applicant Signature 							

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

Signature of Registered U.S. Patent Practitioner					
Signature	/John R. Owen Reg. No. 42055/	Date (YYYY-MM-DD)	2013-03-16		
Name	John R. Owen	Registration Number	42055		

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

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

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

)

)

In re Application of **Dahlman** Serial No.: **12/664,347** Filed: **December 11, 2009** For: **Transmission of System Information on a Downlink Shared Channel** Docket No: **4015-6727** Mail Stop AF Commissioner for Patents

Examiner: Xavier S. Wong Group Art Unit: 2462

Confirmation No.: 1464

16 March 2013

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

AMENDMENT WITH RCE

This paper is being filed in response to the Final Action mailed 17 October 2012, and the Advisory Action mailed 6 February 2013. A suitable time extension is requested, an RCE, and corresponding fees are being submitted herewith. Reconsideration is respectfully requested in light of the amendments and remarks below. The Office is hereby authorized to charge any fees required for entry of this paper to Deposit Account 18-1167.

AMENDMENTS TO THE CLAIMS

1. (Currently amended) A method of transmitting system information on a downlink shared channel of a wireless communication network comprising:

transmitting system information <u>on the downlink shared channel</u> in recurring time windows, each time window spanning a plurality of subframes;
dynamically selecting which subframes within a given time window are to be used for carrying the system information; and
including an indicator in each of the selected subframes to indicate to receiving

user equipment that the subframe carries system information.

2. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window.

4. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

5. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries

2 of 19

system information comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information.

6. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. (Original) The method of claim 1, further comprising varying window sizes of the recurring time windows.

8. (Original) The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

10. (Currently amended) A network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to transmit system information in recurring time windows, each time window spanning a plurality of subframes; the network transmitter comprising a baseband processor configured to:

dynamically select which subframes <u>on the downlink shared channel</u> within a given time window are to be used for carrying system information; and include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

11. (Original) The network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards.

12. (Previously presented) A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising:

- transmitting system information <u>on the downlink shared channel</u> in regularly occurring time windows, each time window spanning a plurality of successive subframes;
- dynamically selecting which subframes within a given time window are to be used for carrying system information;
- indicating to receiving user equipment which subframes within a given time window carry system information.

4 of 19

13. (Original) The method of claim 12, wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window.

14. (Cancelled)

15. (Currently amended) A method, in a mobile station, for receiving system information on a downlink shared channel from a network transmitter in a wireless communication network, the method comprising:

monitoring for the receipt of system information <u>on the downlink shared channel</u> in recurring time windows used for the transmission of system information, each said time window spanning a plurality of subframes;

within each time window, monitoring each subframe for an indication of the presence of system information and reading system information from the subframe if such information is present; and

terminating monitoring at least at the end of the time window.

16. (Previously presented) The method of claim 15, further comprising recognizing an end-of-system-information indicator in a subframe received within the time window and terminating monitoring for the time window in response.

17. (Cancelled)

5 of 19

18. (Original) The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. (Original) The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. (Previously presented) The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different subframes.

21. (Currently amended) A mobile station operative to receive system information on a downlink shared channel from a network transmitter in a wireless communications network, the mobile station comprising a baseband processor configured to:

monitor for the receipt of system information <u>on the downlink shared channel</u> in recurring time windows used for the transmission of system information, each said time window spanning a plurality of subframes;

within each time window, monitor each subframe for an indication of the presence of system information and read system information from the subframe if such information is present; and

terminate monitoring at least at the end of the time window.

22. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to recognize an end-of-system-information indicator in a subframe received within the time window and terminate monitoring for the time window in response.

23. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to adapt to variable window sizes used for the time window.

24. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size.

25. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to recognize different types of system information based on different system information indicators detected in different subframes.

26. (Previously presented) The method of claim 1 wherein the dynamically selecting comprises dynamically selecting subframes such that the same system information is assigned for transmission to different subframes in first and second consecutive time windows, with the different subframes occupying differing respective positions within their corresponding frames.

7 of 19

REMARKS

The Examiner's attention is directed to the remarks presented in the response filed 25 January 2013, which are incorporated herein but not reprinted herein for brevity.

Claim Amendments

These amendments assume that the amendments submitted 25 January 2013 have been entered, as mandated by the submission of the RCE.

Claim 17 has been canceled.

Claims 1, 10, 15, 21 have been amended to repeat limitations found in the preamble in the "main body" of the claim. Support for these amendments is found throughout the specification and drawings, *see*, *e.g.*, page 6, lines 4-15; original claims. No new matter is added.

Claim Objections

See the remarks presented in the response of January 2013. Note that claim 17 has been canceled.

§112 Rejection

See the remarks presented in the response of January 2013.

§103 Rejections

Claims 1-4, 7-12 stand rejected under §103 as obvious over R2-072205 (herein after "R2") in view of Arundale (US 7675852) and Dimou (US 20090121057). Claims
5-6, 13, 15-25 stand rejected under §103 as being obvious over R2/Arundale/Dimou in combination with various tertiary references. Applicant requests reconsideration.

Claim 1 requires, *inter alia*, "<u>dynamically selecting</u> which subframes within a given time window are to be used for carrying the system information," and "including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information." R2 does not show either feature.

In the Advisory Action, the Examiner sets forth the following interpretation of R2 which the Examiner <u>expressly relies on</u> to make the §103 rejections:

1. The Scheduling Units (SU) of R2 are the claimed "time windows."

2. The SB value tag in R2 is the claimed "system information."

As an initial matter, Applicant submits that the R2 SUs are not "time windows", but are instead understood by one of skill in the art to be an amount of system information grouped into System Information Blocks (SIBs). In other words, SUs are understood to be a specific type of data (system information), which are then transmitted. Data is not a time window. Instead, one of skill in the art would understand that a subframe might be considered a time window (generically), or a collection of subframes (e.g., a frame) might be considered a time window, but the data itself is not a time window. Nevertheless, the discussion below will be in the context of the R2 SUs being time windows so that the errors in the Examiner's analysis can be discussed in terms that the Examiner used to make the rejections. Regardless of the correctness of the Examiner's terminology, R2 does not make the showings relied on to make the §103 rejections.

9 of 19

Application Ser. No. 12/664,347 Attorney Docket No. 4015-6727 P24241-US2

First, assuming *arguendo* that an SU is a "time window", R2 does not show "transmitting system information in recurring time windows, each time window spanning a plurality of subframes." SU-1 is plainly shown in Fig. x as being only <u>one</u> subframe. Thus, SU-1 simply cannot be the claimed "time window" as it does not "span[] a plurality of subframes," as required by claim 1. In contrast, both SU-2 and SU-3 are shown as being multiple subframes in size. However, the SB value tag is not in SU-2 or SU-3. There is no indication anywhere in R2 that the SB is located anywhere other than in SU-1. Thus, the only SU that has the SB (i.e., SU-1) cannot be the claimed time window because it never spans multiple subframes <u>and</u> the SUs that span multiple subframes (SU-2 and SU-3) never contain the putative "system information." Thus, despite the Examiner's assertions to the contrary, R2 does not show "transmitting system information in recurring time windows, each time window spanning a plurality of subframes," as claimed in claim 1.

Applicant notes that the Examiner points to the statement in R2 that "an SU may be segmented, in which case segments are scheduled in subsequent consecutive subframes." However, one of skill in the art understands that such statement only applies to SU-2 and SU-3, as these are the only multi-subframe SU's. There is no suggestion anywhere in R2 that SU-1 is multi-subframe. Further, the SB (and hence, the putative "system information" according to the Examiner) is <u>only</u> located in SU-1 according to R2 ("the scheduling information within SU-1 is contained in a System Information Block called the Scheduling Block (SB)." The SB is not present in either SU-2 or SU-3. Thus, the putative "system information" in R2 is transmitted only in a single subframe SU (SU-1), and is not repeated for any other subframe. Accordingly,

10 of 19

R2 does not teach "transmitting system information in recurring time windows, each time window spanning a plurality of subframes" under this interpretation.

Applicant also notes that the Examiner points to Arundale to show that "time windows" can span multiple subframes. The reliance on Arundale is baffling. R2 already shows that some putative "time windows" (SUs) can span multiple subframes, see SU-2 and SU-3. Thus, the concept of multiple subframe SUs is already present in R2. However, the R2 approach is fundamentally based on the notion that SU-1 will be only one subframe, and that this subframe will be in a known, non-varying location. Thus, the attempted combination of R2 and Arundale suffers from at least two defects: 1) the proffered reason of "to determine the sizes and number of frames" is a specious argument, as the R2 SU-1 <u>necessarily</u> has a fixed size and a fixed location (in the directly after the subframe carrying the BCH, with a fixed periodicity of 80 ms, see R2 §7.4); and 2) changing R2 so that SU-1 spans multiple subframes would alter the fundamental workings of R2 and render is unusable for its intended purpose. Thus, Arundale cannot properly cure this defect in R2.

Second, assuming *arguendo* that an SU is a "time window", R2 does not show -despite the Examiner's express assertion to the contrary -- "<u>dynamically selecting</u> which subframes within a given time window are to be used for carrying the system information," as claimed in claim 1. SU-1 is plainly shown in Fig. x as being only one subframe. Thus, as noted above, SU-1 simply cannot be the claimed "time window" as it does not "span[] a plurality of subframes," as required by claim 1. Further, while both SU-2 and SU-3 are shown as being multiple subframes in size, neither uses any sort of "<u>dynamic[] selecting</u> [of] which subframes within a given time window are to be used for

11 of 19

carrying the system information." Instead, the putative "system information" -- the SB according to the Examiner -- is only carried in SU-1, and is never carried in SU-2 or SU-3. Further still, even if one assumes all the non-SB System Information Blocks (SIB) as containing "system information" (contrary to the Examiner's stated position), R2 still does not show any dynamic selection. Instead, R2 plainly shows that <u>all</u> of SU-2 and <u>all</u> of SU-3 contain non-SB "system information." Thus, <u>all</u> of the subframes of SU-2 and SU-3 contain this non-SB "system information," so there can be no <u>dynamic selection</u> of which subframes carry the "system information" - quite simply because they <u>all</u> carry it. As such, R2 simply does not show the claimed dynamic selection.

Applicant notes that the Examiner expressly states that R2 shows the claimed dynamic selection, but then states "R2 ... *may not have explicitly* mentioned 'dynamically <u>selecting</u> which subframes within a given time window are to be used for carrying the system information,' " and then points to Dimou. In view of this vague language, Applicant requests pursuant to MPEP §760.07 that the Examiner either explicitly state that he is contending that R2 makes this showing, or explicitly admit that R2 does not make this showing <u>and stop repeating language to the contrary in future explanations</u>.

In order to advance prosecution, Applicant will also explain below why Dimou does not cure this lack of "dynamically selecting which subframes ... system information" defect of R2 (alone or in combination with Arundale).

The Examiner points to the passage in Dimou **¶**[0039] reading in part "this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users" (emphasis added). Read in

Application Ser. No. 12/664,347 Attorney Docket No. 4015-6727 P24241-US2

the Dimou context, it is clear that this portion of Dimou is discussing dynamically allocating <u>uplink</u> resources -- from the mobile terminals to the base stations. Such allocation of uplink resources is unrelated to allocation of downlink resources, particularly downlink resources broadcast at all relevant mobile terminals on a shared downlink channel, as claimed. As such, whatever Dimou may teach about uplink resource allocation is irrelevant to the claimed method of transmitting system information on a downlink shared channel, and does not cure the dynamic selection defect of R2 noted above. In the only portion of the Advisory Action that addresses this argument, the Examiner states in toto " 'dynamically selecting subframes' - is a function to be implemented, in complementary to R2, by Dimou." With respect, this explanation is incomprehensible. What does "in complementary to" mean? To the extent understood, the rebuttal states that the Dimou dynamic selecting of subframes would be a <u>function in Dimou</u>. Assuming that to be true, what difference does it make what Dimou is doing, when the claims are rejected over R2 in combination with Arundale? The proffered rebuttal provides no explanation of how or why such Dimou function would be grafted into a combination of R2 and Arundale. The later text of "to allow system throughput being maximized or users not using the same resource blocks" is not helpful. The system throughput maximization effect of Dimou is due to the use of the Dimou "allocation" on the uplink, and is not conceptually related to increasing system throughput on the downlink. Further, the concept of "users not using the same resource blocks" is likewise unavailing because the point of the R2 SUs is that the various users would use the same resource blocks on the downlink (the blocks with the SUs), not

<u>different</u> resource blocks. As such, a *prima facie* case of obviousness has not been established.

Independent claim 1 also requires "including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information." The putative "indicator" is the "value tag" discussed in R2. However, R2 specifically states in Section 7.4 line 5-14 that Value tags are carried on the BCH, "in a System Information Block called the Master Information Block (MIB)." Thus, these value tags are carried in the MIB, which Fig. x plainly shows is NOT part of SU-1, SU-2, or SU-3. Even setting this aside, and assuming that the MIB is somehow in the SB, R2 teaches that the SB is only present in SU-1, and SU-1 is only one sub-frame. Thus, there are simply not multiple subframes of the same "time window" in R2 that carry indicators. And, even if one assumes <u>all the non-SB System Information Blocks (SIB)</u> are part of the "system information" (contrary to the Examiner's stated position), R2 still does not teach the claimed indicator process, because the SB is present only in SU-1, and is expressly not present in SU-2 or SU-3. Thus, even if the R2 "value tag" is an indicator, R2 does not teach the claimed indicating portion of the method.

In the Advisory Action regarding claim 15, the Examiner points to Love (US 20040219917) for a potentially related teaching on "presence indication." However, Applicant notes that the EU field discussed in Love is directed to a single mobile station, and is not sent on downlink shared channel. As such, whatever Love may teach about indications dedicated to a single mobile station situation is irrelevant to the method of claim 1, and does not cure the corresponding defect of R2-072205 noted above. And, one of skill in the art would not use Love in combination with R2/Arundale/Dimou.

14 of 19

Important: Note that the argument in the following paragraph assumes that the "system information" necessarily includes the SB and the non-SB SIB information because if only the SB information is the "system information," the §103 rejections necessarily fail for other reasons outlined above (e.g., not multiple sub-frames, etc.).

R2 explicitly teaches that the SB is always broadcast in SU-1, and that SU-1 is always the "subframe following the one carrying BCH," (see R2 §7.4). Further, R2 teaches that "SU-1 is carried on the DL-SCH and uses a <u>fixed schedule</u> with a periodicity of 80 ms." From this it follows that there is no need for a value tag to indicate that a subframe contains SU-1, as SU-1 is always placed in the subframe directly following the subframe carrying the BCH, with a periodicity of 80 ms. At most, the SB value tag is indicating information about the *other* SUs, but not SU-1 itself. And, there would simply be no reason to indicate the presence of the "system information" in SU-1, because SU-1 always carries the SB and is always in a fixed time location (every 80ms). One of skill in the art would not add an indication of presence, when the "presence" is guaranteed to always be there. Thus, adding the "presence indication" of Love to R2/Arundale/Dimou would not make sense. And, without having the indication in every relevant subframe in the time window that carries the claimed system information, the combination would not read on the claimed device.

Applicant would like to emphasize this last point, which goes at a fundamental difference between the claimed approach and R2. R2 is fundamentally built on the idea that the system information will always be in a non-varying predicable subframe -- one directly after the BCH that, starts every 80ms, and continues contiguously as appropriate. Claim 1, in contrast, claims a method where the system information is

15 of 19

Application Ser. No. 12/664,347 Attorney Docket No. 4015-6727 P24241-US2

dynamically placed in potentially varying subframes, which may or may not be contiguous. Thus, attempts to graft other teachings onto R2 in order to reach the subject matter of claim 1 must necessarily fundamentally alter the way R2 works, which is legally impressible to support a §103 rejection.

None of the other cited art appears relevant to the issues discussed above, and therefore are not believed to cure any of the defects noted above.

As pointed out above, R2-072205 fails to teach at least two limitations of claim 1. As such, independent claim 1 defines over the proffered combination of R2-072205/Arundale/Dimou, assuming *arguendo* that such combination is proper. Further, none of the other cited art (cited against the various dependent claims) cures these defects. Accordingly, independent claim 1 and its dependent claims define over the cited art.

For claims 10-11, Applicant notes that independent claim 10 includes limitations identical or similar to the "dynamically selecting" and "including an indicator in each selected subframe" limitations found in claim 1. Accordingly, Applicant submits that independent claim 10 and its dependent claims define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

For claims 12-13, Applicant notes that independent claim 12 includes "dynamically selecting" limitations identical or similar to those found in claim 1. Accordingly, Applicant submits that independent claim 12, and its dependent claims

16 of 19

define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

For claims 15-20, 21-25 Applicant notes that independent claim 15 requires "monitoring each subframe for an indication of the presence of system information and reading system information from the subframe if such information is present" while independent claim 21 likewise requires "monitor each subframe for an indication of the presence of system information and read system information from the subframe if such information is present." The claimed monitoring of each subframe in these claims is related to the "including an indicator in each selected subframe" limitation found in claim 1. As pointed out above, R2 does not show the "value tags" in each relevant subframe, but at most only in the SB. Nor does R2 suggest looking for "value tags" anywhere but in the SB. Therefore, R2 necessarily does not teach "monitoring" each subframe for the "value tags." Further, the "value tag" of R2 is not "an indication of the presence of system information." Thus, R2 cannot teach "monitor[ing] each subframe for an indication of the presence of system information and read[ing] system information from the subframe if such information is present," as claimed. And, as discussed above, the attempted reliance on Love is misplaced. As such, Applicant submits that independent claims 15 and 21, and their corresponding dependent claims, define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

Application Ser. No. 12/664,347 Attorney Docket No. 4015-6727 P24241-US2

Dependent Claim 26

Applicant notes that dependent claim 26 is rejected solely on §112 grounds, and that no §102/§103 rejections are presented for this claim. The §112 rejection of claim 26 is addressed above. As such, Applicant submits that the §112 rejection is overcome and dependent claim 26 is directed to patentable subject matter as indicated in the Action.

Request for Clarification of the Record

In the Advisory Action, the Examiner <u>continues to explicitly maintain</u> that "SU-1, SU-2 and SU-3 are <u>in the same subframe</u> and are recurring," and <u>bases the §103</u> rejections on this premise. For a discussion of how R2 makes it abundantly clear that SU-1, SU-2, and SU-3 are NOT in the same subframe, see the explanation provided in the Response of January 2013. Applicant notes that the Examiner, other than repeating verbatim that R2 makes this showing, has not rebutted the substance of Applicant's arguments on this point. Pursuant to MPEP§706.07, Applicant request that the Examiner clearly state the Examiner's position on this characterization of R2, and provide an analysis identifying any errors in Applicant's argument on this point. Because this "same subframe" assertion by the Examiner regarding R2 clearly forms a basis for one or more claim rejections, Applicant is entitled to an explanation of the Examiner's position on this point.

18 of 19

Application Ser. No. 12/664,347 Attorney Docket No. 4015-6727 P24241-US2

For the forgoing reasons, it is respectfully urged that the present application is in

condition for allowance and notice to such effect is respectfully requested.

Respectfully submitted, COATS & BENNETT, P.L.L.C.

Dated: 16 March 2013

/John R. Owen Reg. No. 42055/ John R. Owen Registration No.: 42,055 Telephone: (919) 854-1844

PETITION FOR EXTENSION OF TIME	UNDER 37 CFI	R 1.136(a) 4015	6727/P24241-US2
pplication Number 12664347	Filed 200)9-12-11	
[®] Transmission of System Info	ormation on a	Downlink Sh	ared Channel
^{t Unit} 2462	Examiner V	Vong	******
is is a request under the provisions of 37 CFR 1.136(a) t	o extend the period for fi	ling a reply in the above-id	entified application.
e requested extension and fee are as follows (check time	e period desired and ente	er the appropriate fee below	N):
	Fee	Small Entity Fee	
One month (37 CFR 1.17(a)(1))	\$150	\$75	\$
Two months (37 CFR 1.17(a)(2))	\$570	\$285	_{\$} _570
Three months (37 CFR 1.17(a)(3))	\$1,290	\$645	\$
Four months (37 CFR 1.17(a)(4))	\$2,010	\$1,005	\$
Five months (37 CFR 1.17(a)(5))	\$2,730	\$1,365	\$
 Payment by credit card. Form PTO-2038 is attach The Director has already been authorized to charge any fe Deposit Account Number <u>181167</u> Payment made via EFS-Web. ARNING: Information on this form may become publicatic card information and authorization on PTO-2038. m the applicant/inventor. assignee of record of the entire interest. attorney or agent of record. Registration 	ed. ge fees in this application wes which may be require 	to a Deposit Account. d, or credit any overpayme tion should not be includ FR 3.73(b) statement is en	ent, to ed on this form. Provide iclosed (Form PTO/SB/96).
attorney or agent acting under 37 CFR	1.34. Registration number	er	
John R. Owen Reg. No. 42055/	16 Ma	arch 2013	
Signature		Date 010_857_1877	
John K. Uwen		010-004-1044	
Typed or printed name		Telephone N	lumber

DTO/0D/00 (40 40)

This collection of information is required by 37 CFR 1.136(a). The information is required to obtain or retain a benefit by the public, which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 6 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: Mail Stop PCT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Electronic Patent Application Fee Transmittal								
Application Number:	12664347							
Filing Date:	11	11-Dec-2009						
Title of Invention:	Transmission of System Information on a Downlink Shared Channel							
First Named Inventor/Applicant Name:	Erik Dahlman							
Filer:	Jol	nn R. Owen/Cora Fe	dornock					
Attorney Docket Number:	40	15-6727 / P24241-U	S2					
Filed as Large Entity								
U.S. National Stage under 35 USC 371 Filing	Fee	s						
Description	Fee Code Quantity Amount				Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
Miscellaneous-Filing:								
Petition:								
Patent-Appeals-and-Interference:								
Post-Allowance-and-Post-Issuance:								
Extension-of-Time:								
Extension - 2 months with \$0 paid		1252	1	570	570			

Description	Fee Code Quantity		Amount	Sub-Total in USD(\$)					
Miscellaneous:									
	Tot	570							

Electronic Acknowledgement Receipt						
EFS ID:	15275882					
Application Number:	12664347					
International Application Number:						
Confirmation Number:	1464					
Title of Invention:	Transmission of System Information on a Downlink Shared Channel					
First Named Inventor/Applicant Name:	Erik Dahlman					
Customer Number:	24112					
Filer:	John R. Owen/Cora Fedornock					
Filer Authorized By:	John R. Owen					
Attorney Docket Number:	4015-6727 / P24241-US2					
Receipt Date:	16-MAR-2013					
Filing Date:	11-DEC-2009					
Time Stamp:	13:49:52					
Application Type:	U.S. National Stage under 35 USC 371					

Payment information:

Submitted wi	th Payment	yes	yes						
Payment Type	2	Electronic Funds Transf	Electronic Funds Transfer						
Payment was	successfully received in RAM	\$570	\$570						
RAM confirma	ation Number	32333	32333						
Deposit Acco	unt								
Authorized U	ser								
File Listin	File Listing:								
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)				

1	Request for Continued Examination	40156727RCE.pdf	33707	no	2				
	(RCE)		e388ee68d71bd53ec37fd15b3da36060088 92298		_				
Warnings:									
This is not a US	PTO supplied RCE SB30 form.								
Information									
2		40156727RESPONSE.pdf	109769	ves	19				
			3c948dda439137f751faef99fdb478f4550fe ae6	,					
Multipart Description/PDF files in .zip description									
	Document De:	scription	Start	E	nd				
	Amendment Submitted/Entere	1		1					
	Claims	2		7					
	Applicant Arguments/Remarks	Made in an Amendment	8		19				
Warnings:									
Information									
2	Extension of Time	40156727EOT pdf	28683	no	1				
		40130727201.pu	a97f3395263ff260e96dfb5321ac2cb56518f e2e	no	I				
Warnings:									
Information		1	1						
4	Eas Warkshoot (SP06)	foo info ndf	30006	20	2				
	ree worksneer (5000)	ree-mo.pu	8165af28348ffbb15f8def015a83ccf311943 2d6	no	2				
Warnings:									
Information									
		Total Files Size (in bytes)	2	02165					

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 Patent Application Fee Transmittal								
Application Number:	Application Number: 12664347							
Filing Date:	11-	11-Dec-2009						
Title of Invention:	Transmission of System Information on a Downlink Shared Channel							
First Named Inventor/Applicant Name:	Eril	< Dahlman						
Filer:	Joł	n R. Owen						
Attorney Docket Number:	40	15-6727 / P24241-U	52					
Filed as Large Entity								
U.S. National Stage under 35 USC 371 Filing	Fee	s						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Pages:								
Claims:								
Miscellaneous-Filing:								
Petition:								
Patent-Appeals-and-Interference:								
Post-Allowance-and-Post-Issuance:								
Extension-of-Time:								

Description	Fee Code	Fee Code Quantity		Sub-Total in USD(\$)	
Miscellaneous:					
Request for Continued Examination	1801 1 93			930	
	Tot	930			

Electronic Acknowledgement Receipt						
EFS ID:	15276072					
Application Number:	12664347					
International Application Number:						
Confirmation Number:	1464					
Title of Invention:	Transmission of System Information on a Downlink Shared Channel					
First Named Inventor/Applicant Name:	Erik Dahlman					
Customer Number:	24112					
Filer:	John R. Owen					
Filer Authorized By:						
Attorney Docket Number:	4015-6727 / P24241-US2					
Receipt Date:	16-MAR-2013					
Filing Date:	11-DEC-2009					
Time Stamp:	16:45:06					
Application Type:	U.S. National Stage under 35 USC 371					

Payment information:

Submitted wi	th Payment	yes	yes						
Payment Type	2 2	Electronic Funds Transf	Electronic Funds Transfer						
Payment was	successfully received in RAM	\$930	\$930						
RAM confirma	ation Number	32576	32576						
Deposit Acco	unt								
Authorized U	ser								
File Listin	File Listing:								
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)				

1	Fee Worksheet (SB06)	fee-info ndf	30204		2					
			68df5234260a9676a2a711d53ec2bb820efc 9d85		2					
Warnings:										
Information:										
		Total Files Size (in bytes):	: 3	80204						
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 shown on this Acknowledgement Receipt will establish the international filing date of the shown on this Acknowledgement Receipt will establish the international filing date of the shown on this Acknowledgement Receipt will es										

	Under the Pa	perwork Reductio	n Act of 19	95, no persons are	required to respon	nd to	U.S. Patent a	Approved fo nd Trademark Off of information unle	or use th ice; U.S iss it dis	nrough 1/31/2 5. DEPARTME splays a valid	PTO/SB/06 (07-06) 007. OMB 0651-0032 NT OF COMMERCE OMB control number.
P/	PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						Application or Docket Number 12/664,347			ing Date 11/2009	To be Mailed
	AF	PPLICATION	AS FILE	D – PART I			SMALL			OT	
	EOP				ADED EVTDA				Οn		
	BASIC FEE						ΠΑΤΕ (φ)	ΓΕΕ (Φ)			ΓΕΕ (Φ)
	(37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A			IN/A	
	SEARCH FEE (37 CFR 1.16(k), (i), (or (m))	N/A		N/A		N/A			N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),	E or (q))	N/A		N/A		N/A			N/A	
TO (37	AL CLAIMS		mir	nus 20 = *			X \$ =		OR	X \$ =	
IND (37	EPENDENT CLAIM	S	m	inus 3 = *			X \$ =			X \$ =	
	APPLICATION SIZE FEE (37 CFR 1.16(s)) If the sheet is \$25 additi 35 UI			If the specification and drawings exceed 100 sheets of paper, the application size fee due is 250 (125 for small entity) for each additional 50 sheets or fraction thereof. See 55 LLS C 41(a)(1)(G) and 37 CEB 1 16(s)							
	MULTIPLE DEPEN	IDENT CLAIM PF	ESENT (3	7 CFR 1.16(j))							
* lf t	he difference in colu	umn 1 is less than	zero, ente	r "0" in column 2.			TOTAL			TOTAL	
	APP	(Column 1)	AMENE	ED – PART II (Column 2)	(Column 3)		SMAL	L ENTITY	OR	OTHE SM4	ER THAN ALL ENTITY
ENT	03/16/2013	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 24	Minus	** 25	= 0		X \$ =		OR	X \$62=	0
ENC	Independent (37 CFR 1.16(h))	* 5	Minus	***5	= 0		X \$ =		OR	X \$250=	0
AM	Application Si	ze Fee (37 CFR ⁻	l.16(s))								
	FIRST PRESEN	NTATION OF MULTI	PLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	0
		(Column 1)		(Column 2)	(Column 3)				_		
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ΓN	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		OR	X \$ =	
DM	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		OR	X \$ =	
ΒN	Application Si	ze Fee (37 CFR ⁻	l.16(s))								
AM	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))						OR				
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
* If ** If *** The	he entry in column the "Highest Numbe f the "Highest Numb "Highest Number P	1 is less than the er Previously Paic per Previously Pai reviously Paid Fo	entry in col For" IN TH d For" IN T r" (Total or	umn 2, write "0" in HS SPACE is less HIS SPACE is less Independent) is th	column 3. than 20, enter "20" s than 3, enter "3". e highest number f	oun	Legal II /GAIL V d in the appro	nstrument Ex VOOTEN/	amin	er:	

The highest Number Previously Fail For (Your of independent) is the highest number found in the appropriate box in contain 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.

	ED STATES PATEN	T AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	TMENT OF COMMERCE Trademark Office OR PATENTS 313-1450
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2	1464
24112 7590 02/06/2013 COATS & BENNETT, PLLC 1400 Crescent Green, Suite 300			EXAMINER WONG, XAVIER S	
Cary, NC 27518			ART UNIT	PAPER NUMBER
			2413	
			MAIL DATE	DELIVERY MODE
			02/06/2013	PAPER

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

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

Remarks

Applicant's representative mentions the examiner's objection to "<u>adapted to</u>" (in claim 17) makes no sense and asserts that "<u>adapted to</u>" is a positive assertion.

In contrast, claim scope is not limited by claim language that suggests or makes optional but does not require steps to be performed, or by claim language that does not limit a claim to a particular structure. However, examples of claim language, <u>although *not* exhaustive</u>, that may raise a question as to the <u>limiting effect of the language in a claim</u> are:

- (A) "<u>adapted to</u>" or "adapted for " clauses;
- (B) "wherein" clauses; and
- (C) "whereby" clauses.

The determination of whether each of these clauses is a limitation in a claim depends on the specific facts of the case. In Hoffer v. Microsoft Corp., 405 F.3d 1326, 1329, 74 USPQ2d 1481, 1483 (Fed. Cir. 2005), the court held that when a "whereby' clause states a condition that is material to patentability, it cannot be ignored in order to change the substance of the invention." Id. However, the court noted (quoting Minton v. Nat 'l Ass 'n of Securities Dealers, Inc., 336 F.3d 1373, 1381, 67 USPQ2d 1614, 1620 (Fed. Cir. 2003)) that a "whereby clause in a method claim is not given weight when it simply expresses the intended result of a process step positively recited."" Id.

See also MPEP § 2111.04.

In response to applicant's argument that the references fail to show certain

features of applicant's invention and the examiner did not rebut (or misinterpret) to the

remarks in the previous response, it is noted that the features upon which applicant

relies are not recited in the rejected claim(s). Although the claims are interpreted in light

of the specification, limitations from the specification are not read into the claims. The

arguments mentioned in the previous remarks by the applicant read the specification

into the actual claim limitations. See In re Van Geuns, 988 F.2d 1181, 26 USPQ2d 1057

(Fed. Cir. 1993).

The examiner's rebuttal is based on broadest reasonable interpretation as seen in the claim language.

Applicant maintains that R2-077205, in combination with Arundale and Dimou, does not represent:

"recurring time windows" – as mentioned in section 7.4 of R2-077205, the SUs (scheduling units) in fig. x are considered so-called "time windows" because they represent "<u>scheduling information</u>" and "*periodicity*" in the DL-SCH (downlink schedule);

further down in fig. x, "multi-frame/scheduling period" portion, shows *repetitive* darkened portions of the SUs mentioned above in certain periods, thus, it is considered "recurring time windows";

"system information in subframes" – the examiner considers the SB value tag in each SU the so-called "system information in subframes" is because in section 7.4 top portion of R2-077205 mentions "system information" carried in the subframes comprises of, among other things, physical layer parameters, system frame number (SFN) and, *value tags*; not to mention, SIB represents "system information block" as shown in fig. x;

"indicator in each of selected subframes" – R2-077205 section 7.4 quotes "An <u>SU</u> <u>may be segmented</u> in which case segments are <u>scheduled in subsequent consecutive</u> <u>subframes</u>. In this case, PDCCH is used for each segment... <u>SU-1 is scheduled in the</u> <u>subframe</u> following the one carrying... It is FFS if the eNB may <u>schedule more than one</u> <u>SU in a subframe</u>" which describes itself; even if it is FFS (for future study), the concept and idea are presented and it should be considered due diligence;

"each time window spanning a plurality of subframes" – Arundale is introduced to explicitly show, in figures 3 and 4, plural subframes (fig. 3: subframes; fig. 4: subframe

435, 415) in a (each) time window (fig. 3: windows 310, 320, 330 and 340; fig. 4:

windows 420, 425 and 430) among plural time windows; and,

"dynamically selecting subframes" - is a *function* to be implemented, in

complementary to R2-077205, by Dimou.

In light of the above explanations, the rejection is maintained as follows:

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can

be found in a prior Office action.

Claims 1 – 4 and 7 – 12 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and in further view of

Dimou et al (US 2009/0131057 A1, Dimou).

1. R2-072205 teaches a method of transmitting system information on the downlink shared channel of a wireless communication network (sec 7.4 downlink system) comprising: transmitting system information in recurring time windows (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); dynamically selecting which subframes within a given time window are to be used for carrying the system information (sec 7.4 - An SU may be segmented, in which case segments are scheduled... eNB may schedule more than one SU in a subframe); and including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU). R2-072205 may not have explicitly shown "each time window spanning a plurality of subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, *may not have explicitly* mentioned "*dynamically* select which subframes within a given time window are to be used for carrying system information.

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]:: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

10. R2-072205 teaches a network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to comprising a baseband processor (fig. 5.4.1.2) generate system information in recurring time windows (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), the network transmitter comprising a baseband processor configured to: include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, *may not have explicitly* mentioned "*dynamically* select which subframes within a given time window are to be used for carrying system information.

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]:: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

12. R2-072205 teaches a method of transmitting system information on a downlink shared channel structured as successive subframes (fig. 5.4.1.2 and fig. x), the method comprising: transmitting system information in regularly occurring time windows (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); and indicating to receiving user equipment which subframes within a given time window carry system information (sec 7.4 – SB value tag in each SU).

R2-072205 may not have explicitly shown "each time window spanning a plurality of

successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]:: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

Claims 15, 18, 21 and 25 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and in further view of

Dimou et al (US 2009/0131057 A1, Dimou) and Love et al (US 2004/0219917 A1,

Love).

15. R2-072205 teaches a method for a mobile station for receiving system information on a downlink shared channel from a network transmitter in a wireless communication network (fig. 5.4.1.2:: UE), the method comprising: monitoring for the receipt of system information in recurring time windows used for the transmission of system information (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); within each time window, monitoring each subframe for an indication of system information and reading system information from the signal subframe if such information is present (sec 7.4 – SB value tag in each SU); and terminating monitoring at least at the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink

Application/Control Number: 12/664,347

Art Unit: 2413

shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]:: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

While R2-072205/Arundale/Dimou mention said system information, they *may not have explicitly* mentioned "presence indication" of said system information.

Love mentions presence indication of system information in subframe ([0071]:: one TFCI bit (EU indication bit) out of one of the slots per frame or sub-frame is used to indicate the presence or absence of the EU field while the other bits in each TFCI field of the remaining slots per frame or sub-frame are still used to represent the TFCI). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the presence indication of system information as taught by Love to the downlink shared channel information subframe of R2-072205/Arundale/Dimou for soft handoff.

21. R2-072205 teaches a mobile station operative to receive system information on a downlink channel from a network transmitter in a wireless communications network, the mobile station comprising a baseband processor (fig. 5.4.1.2:: UE) operable to: monitor for the receipt of system information in recurring time windows used for the transmission of system information (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); within each time window, monitor each subframe for an indication of system information and reading system information from the signal subframe if such information is present (fig. x:: SIB); and terminate monitoring at least at the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]:: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

While R2-072205/Arundale/Dimou mention said system information, they *may not have explicitly* mentioned "presence indication" of said system information.

Love mentions presence indication of system information in subframe ([0071]:: one TFCI bit (EU indication bit) out of one of the slots per frame or sub-frame is used to indicate the presence or absence of the EU field while the other bits in each TFCI field of the remaining slots per frame or sub-frame are still used to represent the TFCI). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the presence indication of system information as taught by Love to the downlink shared channel information subframe of R2-072205/Arundale/Dimou for soft handoff.

----- -----

2. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window (fig. x:: subframes 3 and 131).

3. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window (fig. x:: subframes 19 and 67).

4. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling (fig. x:: SIB).

7. R2-072205 teaches the method of claim 1, further comprising varying window sizes of the recurring time windows (fig. x:: SU-1, SU-2 and SU-3 have different sizes).

8. R2-072205 teaches the method of claim 1, further comprising dynamically configuring a window size for the recurring time windows (sec. 7.4 – MIB paragraph).

9. R2-072205 teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information (sec 7.4 – MIB paragraph), such that the indicator used for a particular subframe indicates the type of system information carried in that subframe (sec 7.4 – SIB).

11. R2-072205 teaches the network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards (3GPP TSG-RAN2).

18. R2-072205 teaches the method of claim 15, further comprising storing a default window size for monitoring for system information transmissions (fig. x:: SU-1, SU-2 and SU-3 have default sizes).

25. R2-072205 teaches the mobile station of claim 21, wherein the baseband processor is operable to recognize different types of system information based on different system information indicators detected in different subframes (fig. x:: SIB-a,b,c,d,e).

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over "Draft

Text Proposal Capturing Agreements on System Information" (R2-072205) in view of

Arundale et al (US 7675852 B1, Arundale), Dimou et al (US 2009/0131057 A1, Dimou)

(hereinafter R2-072205 etc.), applied to claim 1, and in further view of "System

Information Scheduling and Change Notification" (R2-071912).

5. R2-072205 etc. teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information; R2-072205 etc. does not very explicitly show it comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information. R2-071912 explicitly teaches subframes indicators are in RNTI

format (page 3 bottom). It would have been obvious to one of ordinary skill in the art when the invention was made to understand that both R2 documents refer to the same 3GPP systems information techniques and the R2-072205 (primary reference), while being silent on its application to the indications, also uses RNTI.

Claims 17, 19, 20, 23 and 24 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), Dimou et al (US

2009/0131057 A1, Dimou) and Love et al (US 2004/0219917 A1, Love) (hereinafter R2-

072205); and in further view of Marinier et al (US 2008/0225765 A1, Marinier).

17. R2-072205 etc. teaches the method of claim 15; R2-072205 etc. may not have explicitly mentioned further comprising adapting to changing or configurable window sizes used for the time window. Marinier teaches changing or configurable window sizes used for the time window ([0457]). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

19. R2-072205 etc. teaches the method of claim 18; R2-072205 etc. does not explicitly mention further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]:: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

20. R2-072205 etc. teaches the method of claim 15; R2-072205 etc. does not explicitly mention further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes. Marinier teaches recognizing different types of system information based on recognizing different system information indicators in different signal subframes ([0457]:: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are recognized). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

23. R2-072205 etc. teaches the mobile station of claim 21; R2-072205 etc. may not have explicitly mentioned wherein the baseband processor is operable to adapt to changing or configurable window sizes used for the time window. Marinier teaches changing or configurable window sizes used for the time window ([0457]). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

24. R2-072205 etc. teaches the mobile station of claim 21; R2-072205 etc. does not explicitly mention wherein the baseband processor is operable to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]:: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

Claims 6, 13, 16 and 22 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and in further view of

Dimou et al (US 2009/0131057 A1, Dimou) (hereinafter R2-072205 etc.); and in further

view of Kashima et al (US 2007/0217362 A1, Kashima).

6. R2-072205 etc. teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information; R-072205 etc. do not explicitly shows it includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information. With the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. to maintain flexibility of scheduling.

13. R2-072205 etc. teaches the method of claim 12; R-072205 etc. does not explicitly shows wherein indicating to receiving user equipment which subframes within a given

time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information so to cease monitoring within a given time (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. for flexibility of scheduling subframes.

16. R2-072205 etc. teaches the method of claim 15; R-072205 etc. does not explicitly shows it further comprising recognizing an end-of-system-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 to maintain flexibility of scheduling.

22. R2-072205 etc. teaches the mobile station of claim 21; R-072205 etc. does not explicitly shows wherein the baseband processor is operable to recognize an end-of-system-information indicator in a signal subframe received within the time window and terminate monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. to maintain flexibility of scheduling.

Conclusion

Applicant filed after-final response on 25th January 2013 and made amendments in claims 21 and 26 which consist of scope change.

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

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Xavier S. Wong whose telephone number is 571.270.1780. The examiner can normally be reached on Monday through Friday 11:30 am - 9:00 pm (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Un C. Cho can be reached on 571.272.7917. 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.

/Xavier Szewai Wong/ Primary Examiner, Art Unit 2413 4th February 2013

Advisorv Action	Application No. 12/664,347	Applicant(s) DAHLMAN ET AL.					
Before the Filing of an Appeal Brief	Fyaminer	Art Unit					
	Xavier Szewai Wong	2413					
The MAILING DATE of this communication appe	ears on the cover sheet with the co	prrespondence address					
THE REPLY FILED 25 th January 2013 FAILS TO PLACE THIS AP	THE REPLY FILED 25 th January 2013 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.						
1. The reply was filed after a final rejection. No Notice of Appeal has been filed. To avoid abandonment of this application, applicant must timely file							
(2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 41.114 if this is a utility or plant application. Note that RCEs are not permitted in design applications. The reply must be filed within one of the following terms of the following terms.							
the following time periods: a) X The period for reply expires 3 months from the mailing date of the final rejection.							
 b) The period for reply expires on: (1) the mailing date of this Advisory Action; or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. 							
c) A prior Advisory Action was mailed more than 3 months after	er the mailing date of the final rejection	in response to a first after-final reply filed					
within 2 months of the mailing date of the final rejection. The current period for reply expires months from the mailing date of the prior Advisory Action or SIX MONTHS from the mailing date of the final rejection, whichever is earlier.							
Examiner Note: If box 1 is checked, check either box (a), (b) or (c). ONLY CHECK BOX (b) WHEN THIS ADVISORY ACTION IS THE FIRST RESPONSE TO APPLICANT'S FIRST AFTER-FINAL REPLY WHICH WAS FILED WITHIN TWO MONTHS OF THE FINAL DEFINITION OF THE FINAL PROVIDED BOX (c). See MONTHS OF THE FINAL							
Extensions of time may be obtained under 37 CFR 1.136(a). The c	late on which the petition under 37 C	FR 1.136(a) and the appropriate					
extension fee have been filed is the date for purposes of determining	ng the period of extension and the co	rresponding amount of the fee. The					
appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) or (c) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL							
2. The Notice of Appeal was filed on A brief in compliar	nce with 37 CFR 41.37 must be filed v	within two months of the date of filing the					
Notice of Appeal (37 CFR 41.37(a)), or any extension thereo	f (37 CFR 41.37(e)), to avoid dismiss	al of the appeal. Since a Notice of					
AMENDMENTS	penod set for in 11.57 Gi in 41.57(a).						
3. X The proposed amendments filed after a final rejection, but p	rior to the date of filing a brief, will <u>no</u>	t be entered because					
a) 🖾 They raise new issues that would require further cons	ideration and/or search (see NOTE b	elow);					
b) They raise the issue of new matter (see NOTE below)	· ·						
c) They are not deemed to place the application in better appeal: and/or	form for appeal by materially reducin	ng or simplifying the issues for					
 d) They present additional claims without canceling a contract of the second sec	rresponding number of finally rejected	d claims.					
NOTE: (See 37 CFR 1.116 and 41.33(a)).							
4. The amendments are not in compliance with 37 CFR 1.121.	See attached Notice of Non-Complia	ant Amendment (PTOL-324).					
5. Applicant's reply has overcome the following rejection(s):	·						
6. Newly proposed or amended claim(s) would be allow allowable claim(s).	6. Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the non allowable claim(s).						
7. X For purposes of appeal, the proposed amendment(s): (a) X will not be entered, or (b) Will be entered, and an explanation of how the new or amended claims would be rejected is provided below or appended. AFEIDAVIT OR OTHER EVIDENCE							
 The affidavit or other evidence filed after final action, but befor applicant failed to provide a showing of good and sufficient re presented. See 37 CEB 1.116(e). 	re or on the date of filing a Notice of a source of	Appeal will <u>not</u> be entered because ence is necessary and was not earlier					
 9. The affidavit or other evidence filed after the date of filing the Notice of Appeal, but prior to the date of filing a brief, will <u>not</u> be entered because the affidavit or other evidence failed to overcome <u>all</u> rejections under appeal and/or appellant fails to provide a showing of good 							
10. The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached.							
11. The request for reconsideration has been considered but does NOT place the application in condition for allowance because:							
12. INote the attached Information Disclosure Statement(s). (PT	O/SB/08) Paper No(s)						
13. I Other: see remarks and conclusion.							
STATUS OF CLAIMS 14. The status of the claim(s) is (or will be) as follows:							
Claim(s) allowed:							
Claim(s) objected to:							
Claim(s) rejected: 1-26. Claim(s) withdrawn from consideration:							
L S. Patent and Trademark Office	I						

U.S. Faleni	апо па	demark O	ш
PTOL-303 (F	Rev. 09	-2010)	
DON'T ENTER 2013.02.01 /XSW/

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

)

)

In re Application of Dahlman
Serial No.: 12/664,347
Filed: December 11, 2009
For: Transmission of System Information on a Downlink Shared Channel
Docket No: 4015-6727
Mail Stop AF Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Examiner: Xavier S. Wong

Group Art Unit: 2462

Confirmation No.: 1464

25 January 2013

RESPONSE TO FINAL ACTION

This paper is being filed in response to the Final Action mailed 17 October 2012.

A suitable time extension is requested. Reconsideration is respectfully requested in light of the amendments and remarks below. The Office is hereby authorized to charge any fees required for entry of this paper to Deposit Account 18-1167.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

)

)

In re Application of **Dahlman** Serial No.: **12/664,347** Filed: **December 11, 2009** For: **Transmission of System Information on a Downlink Shared Channel** Docket No: **4015-6727** Mail Stop AF Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Examiner: Xavier S. Wong Group Art Unit: 2462

Confirmation No.: 1464

25 January 2013

RESPONSE TO FINAL ACTION

This paper is being filed in response to the Final Action mailed 17 October 2012. A suitable time extension is requested. Reconsideration is respectfully requested in light of the amendments and remarks below. The Office is hereby authorized to charge any fees required for entry of this paper to Deposit Account 18-1167.

AMENDMENTS TO THE CLAIMS

1. (Previously presented) A method of transmitting system information on a downlink shared channel of a wireless communication network comprising:

transmitting system information in recurring time windows, each time window spanning a plurality of subframes;

dynamically selecting which subframes within a given time window are to be used for carrying the system information; and

including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

2. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window.

4. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

5. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries

2 of 17

system information comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information.

6. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. (Original) The method of claim 1, further comprising varying window sizes of the recurring time windows.

8. (Original) The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

10. (Previously presented) A network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to transmit system information in recurring time windows, each time window spanning a plurality of subframes; the network transmitter comprising a baseband processor configured to:

dynamically select which subframes within a given time window are to be used for carrying system information; and

include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

11. (Original) The network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards.

12. (Previously presented) A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising:

transmitting system information in regularly occurring time windows, each time window spanning a plurality of successive subframes;

dynamically selecting which subframes within a given time window are to be used for carrying system information;

indicating to receiving user equipment which subframes within a given time window carry system information.

4 of 17

13. (Original) The method of claim 12, wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window.

14. (Cancelled)

15. (Previously presented) A method, in a mobile station, for receiving system information on a downlink shared channel from a network transmitter in a wireless communication network, the method comprising:

monitoring for the receipt of system information in recurring time windows used for the transmission of system information, each said time window spanning a plurality of subframes;

within each time window, monitoring each subframe for an indication of the presence of system information and reading system information from the subframe if such information is present; and

terminating monitoring at least at the end of the time window.

16. (Previously presented) The method of claim 15, further comprising recognizing an end-of-system-information indicator in a subframe received within the time window and terminating monitoring for the time window in response.

17. (Previously presented) The method of claim 15, further comprising adapting to variable window sizes used for the time window.

5 of 17

18. (Original) The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. (Original) The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. (Previously presented) The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different subframes.

21. (Currently amended) A mobile station operative to receive system information on a downlink <u>shared</u> channel from a network transmitter in a wireless communications network, the mobile station comprising a baseband processor operable <u>configured</u> to:

monitor for the receipt of system information in recurring time windows used for the transmission of system information, each said time window spanning a plurality of subframes;

within each time window, monitor each subframe for an indication of the presence of system information and read system information from the subframe if such information is present; and

terminate monitoring at least at the end of the time window.

22. (Currently amended) The mobile station of claim 21, wherein the baseband processor is operable <u>configured</u> to recognize an end-of-system-information indicator in

a subframe received within the time window and terminate monitoring for the time window in response.

23. (Previously presented) The mobile station of claim 21, wherein the baseband processor is configured to adapt to variable window sizes used for the time window.

24. (Currently amended) The mobile station of claim 21, wherein the baseband processor is operable <u>configured</u> to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size.

25. (Currently amended) The mobile station of claim 21, wherein the baseband processor is operable <u>configured</u> to recognize different types of system information based on different system information indicators detected in different subframes.

26. (Currently amended) The method of claim 1 wherein the dynamically selecting comprises dynamically selecting subframes such that the same system information is assigned for transmission to different non-aligned subframes in first and second consecutive time windows, with the different subframes occupying differing respective positions within their corresponding frames.

REMARKS

Claim Amendments

Claims 21-22, 24-26 have been amended.

Support for these amendments is found throughout the specification and drawings, *see*, *e.g.*, pages 4-7 and accompanying drawings. These amendments do not introduce new matter herein.

These amendments are submitted per the Examiner's suggestion and/or to correct typographical errors, and act to narrow the issues for Appeal. As such, entry of the amendments is requested.

Claim Objections

The Action includes instructions to "delete all occurrences of 'adapting,' 'adapted to,' and 'operable to'.... into -- configured to --" for claims 21, 22, 24, 25. Applicant has amended claims 21, 22, 24, 25 on this point, without changing their respective scopes on this point.

With regard to claim 17, Applicant is confused by the Examiner's position. Applicant notes that the Examiner has failed to further explain or <u>cite any legal authority</u> for the position that the verb "adapting" "lacks positive assertion" in a method claim (versus in an apparatus claim). Applicant submits that "adapting to" is a positive assertion in a method claim. Further, the Examiner's suggestion to change the language to "configured to" simply makes no sense in the context of claim 17. Accordingly, Applicant requests withdrawal of the objection to claim 17.

8 of 17

§112 Rejection

The Action states that claim 26 is rejected for an alleged indefiniteness violation of §112,¶2 for use "different non-aligned subframes." However, the Action fails to explain how such language is allegedly indefinite. Nevertheless, and solely to narrow the issues for appeal, Applicant amends claim 26 to alternatively state the non-aligned nature with the language "with the different subframes occupying differing respective positions within their corresponding frames." This amendment is supported throughout the specification and drawings, *see*, *e.g.*, pages 4-5 of the specification (corresponding to ¶¶[0023]-[0026] of the published U.S. application). Withdrawal of the corresponding §112 rejection is requested.

§103 Rejections

Claims 1-4, 7-12 stand rejected under §103 as obvious over R2-072205 in view of Arundale (US 7675852) and Dimou (US 20090121057). Claims 5-6, 13, 15-25 stand rejected under §103 as being obvious over R2-072205/Arundale/Dimou in combination with various tertiary references. Applicant requests reconsideration.

Claim 1 requires, *inter alia*, "<u>dynamically selecting</u> which subframes within a given time window are to be used for carrying the system information," and "including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information." R2-072205 does not show either feature.

As an initial matter, Applicant directs the Examiner's attention to MPEP §706.07 which states in part, "Before final rejection is in order a clear issue should be developed

9 of 17

between the examiner and applicant... <u>The examiner should never lose sight of the fact</u> <u>that</u> ...a clear issue between applicant and examiner should be developed, if possible, before appeal." In this regard, Applicant notes that Applicant presented several arguments in the last response, which the Examiner has completely failed to rebut. Indeed, the Examiner has not even attempted to rebut most of the arguments.

For example, Applicant previously explained that "fig. x" of R2-072205 plainly shows that SU-1, SU-2, and SU-3 are not in the same subframe. Despite this, the Examiner still asserts fig x shows "SU-1, SU-2 and SU-3 are in a same subframe and are recurring." However, the Examiner provides absolutely no explanation in the present Action of how R2-072205 does this in the face of the Applicant's explanation to the contrary. Instead, the Examiner merely repeats exactly the same language without any further explanation at all. Thus, Applicant's position on this point stands unrebutted. Further, Applicant notes that claim 1 requires "transmitting system information in recurring time windows, each time window spanning a plurality of subframes." Thus, claim 1 requires that the time windows be recurring, and that the time window span multiple subframes, not that the <u>subframes</u> are recurring and that the subframes span a number of time windows, as seemingly suggested by the Examiner. Further still, the SU's of R2-072205 are neither the claimed recurring time windows nor the claimed subframes. Thus, the Examiner 's statement on this point is both wrong and appears to be irrelevant.

As another example, Applicant previously explained how the Examiner was plainly misconstruing the teachings of R2-072205 on the "value tags", and therefore wrongly asserting that R2-072205 teaches the claimed method of "including an indicator

10 of 17

in each of the selected subframes." Again, the Examiner provides absolutely no explanation in the present Action of how R2-072205 teaches the alleged indicators in the face of the Applicant's explanation to the contrary. Instead, again, the Examiner merely repeats exactly the same language without any further explanation at all. Thus, again, Applicant's position on this point stands unrebutted.

As yet another example, Applicant previously explained the R2-072205 value tag simply does not "indicate to receiving user equipment that the subframe carries system information." Again, the Examiner provides absolutely no explanation in the present Action of how R2-072205 teachings on the "value tag" might make the required indication in the face of the Applicant's explanation to the contrary. Instead, again, the Examiner merely repeats exactly the same language without any further explanation at all. Thus, again, Applicant's position on this point stands unrebutted.

In view of the above, Applicant submits the Examiner has avoided developing several issues, and that the finality of the Action should therefore be withdrawn. In particular, the Examiner's rejection relies on at least three plainly erroneous points regarding R2-072205, all of which have been pointed out to the Examiner previously, and none of which has the Examiner even attempted to rebut. And, none of the other cited art appears to cure these defects in R2-072205. As such, Applicant submits that all of the §103 rejections relying on R2-072205 are fatally flawed. Further, Applicant submits that the finality of the present action must be withdrawn as improper under MPEP §706.07.

11 of 17

Applicant notes that the Examiner misinterprets R2-072205 when the Examiner interprets fig. x of R2-072205 to show "SU-1, SU-2 and SU-3 are in a same subframe and are recurring." An examination of fig. x finds that SU-1, SU-2, and SU-3 are plainly not in the same subframe. The size of the subframe is shown by the double-headed arrow. Further, the different SU's (SU-1, SU-2, SU-3) are indicated by different colors and are plainly shown as non-overlapping in both the upper and lower portions of fig. x. Thus, the SU-1, SU-2, and SU-3 in R2-072205 are quite clearly not in the same subframe subframe.

The "subframe" misinterpretation of R2-072205 leads the Examiner to misinterpret R2-072205 to show dynamic selection of subframes for a given piece of system information. R2-072205 does not show this. Instead, in R2-072205, the subframes to be used for transmitting the system information in a given SU are exactly determined by the periodicity and the amount of system information. This means that once the system information blocks (SIBs) have been mapped onto SUs to be scheduled for transmission the selection of subframes is fixed. There simply is no dynamic selection whatsoever of which subframes within a given time window the system information is to be transmitted in.

Further, the Examiner misconstrues the teachings of R2-072205 on the "value tags", and therefore wrongly asserts that R2-072205 teaches the claimed method of "including an indicator in each of the selected subframes." Assuming *arguendo* that the R2-072205 "value tags" are otherwise analogous to the claimed indicators, the value tags are simply not "in each of the selected subframes." R2-072205 makes clear in Section 7.4 is that "It is FFS [for future study] whether the SB [scheduling block]

12 of 17

includes a value tag for each SU." This means that the <u>value tag for an SU is located in</u> <u>the SB</u> [scheduling block], <u>not in the SU itself</u>. For clarity, R2-072205 specifically states in Section 7.4 line 5-14 that Value tags are carried on the BCH, "in a System Information Block called the Master Information Block (MIB)." Thus, these value tags are carried in the MIB, which fig. x plainly shows is NOT part of SU-1, SU-2, or SU-3. Therefore, R2-072205 at most teaches that the "value tags" are carried in a different subframe than the subframes of the "SU" to which they pertain. As such, it is clear that R2-072205 simply does not contemplate "including an indicator <u>in each of the selected</u> <u>subframes</u> to indicate to receiving user equipment that the subframe carries system information."

Further still, claim 1 requires that the "indicator" -- besides being present in each of the selected subframes -- must "indicate to receiving user equipment that the subframe carries system information." There simply is no evidence that the "value tag" described by R2-072205 serves such a purpose. At most, R2-072205 states the following with regard to the "value tag":

"It is FFS [for future study] whether the SB [scheduling block] includes a value tag for each SU, whether a common value tag is used. The common value tag could either be carried in the MIB or in the SB."

(R2-072205, p. 5). This passage nowhere suggests that the "value tag" serves any function to "indicate to receiving user equipment that the subframe carries system information," as claimed. Indeed, the function of the "value tag" is not defined in R2-072205, so the Examiner's postulation about its purpose is nothing but conjecture. There simply is no suggestion that the presence or absence of the "value tag" can or

should be interpreted by the receiving user equipment that the subframe having the "value tag" carries system information. As such, the R2-072205 "value tag" is neither present where required nor indicative "to receiving user equipment that the subframe carries system information," as required by claim 1.

Applicant notes that the Examiner also points to Dimou for teachings regarding dynamic selection. The Examiner points to the passage in Dimou **(**[0039] reading in part "this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users" (emphasis added). Read in the Dimou context, it is clear that this portion of Dimou is discussing dynamically allocating <u>uplink</u> resources -- from the mobile terminals to the base stations. Such allocation of <u>uplink</u> resources is unrelated to allocation of <u>downlink</u> resources, particularly downlink resources broadcast at all relevant mobile terminals on a shared downlink channel, as claimed. As such, whatever Dimou may teach about uplink resource allocation is irrelevant to the claimed method of transmitting system information on a downlink shared channel, and does not cure the dynamic allocation defect of R2-072205 noted above.

Applicant notes that the Examiner, in rejecting other claims, points to Love for teachings related to an indication system. Applicant notes that the EU field discussed in Love is directed to a single mobile station, and is not sent on downlink shared channel. As such, whatever Love may teach about indications dedicated to a single mobile station situation is irrelevant to the claimed method, and does not cure the corresponding defect of R2-072205 noted above.

14 of 17

None of the other cited art appears relevant to the issues discussed above, and therefore are not believed to cure any of the defects noted above.

As pointed out above, R2-072205 fails to teach at least two limitations of claim 1. As such, independent claim 1 defines over the proffered combination of R2-072205/Arundale/Dimou, assuming *arguendo* that such combination is proper. Further, none of the other cited art (cited against the various dependent claims) cures these defects. Accordingly, independent claim 1 and its dependent claims define over the cited art.

For claims 10-11, Applicant notes that independent claim 10 includes limitations identical or similar to the "dynamically selecting" and "including an indicator in each selected subframe" limitations found in claim 1. Accordingly, Applicant submits that independent claim 10 and its dependent claims define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

For claims 12-13, Applicant notes that independent claim 12 includes "dynamically selecting" limitations identical or similar to those found in claim 1. Accordingly, Applicant submits that independent claim 12, and its dependent claims define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

For claims 15-20, 21-25 Applicant notes that independent claim 15 requires "monitoring <u>each subframe</u> for an indication of the presence of system information and

15 of 17

reading system information from the subframe if such information is present" while independent claim 21 likewise requires "monitor each subframe for an indication of the presence of system information and read system information from the subframe if such information is present." The claimed monitoring of each subframe in these claims is related to the "including an indicator in each selected subframe" limitation found in claim 1. As pointed out above, R2-072205 does not show the "value tags" in each relevant subframe, but at most only in the SB. Nor does R2-072205 suggest looking for "value tags" anywhere but in the SB. Therefore, R2-072205 necessarily does not teach "monitoring" each subframe for the "value tags." Further, as pointed out above the "value tag" of R2-072205 is not "an indication of the presence of system information." Thus, R2-072205 cannot teach "monitor[ing] each subframe for an indication of the presence of system information and read[ing] system information from the subframe if such information is present," as claimed. And, as discussed above, the attempted reliance on Love is misplaced. Applicant notes that the EU field discussed in Love is directed to a single mobile station, and is not sent on downlink shared channel. As such, whatever Love may teach about indications in a dedicated to a single mobile station situation is irrelevant to the method claimed in independent claims 15 and 21, and does not cure the corresponding defect of R2-072205 noted above. As such, Applicant submits that independent claims 15 and 21, and their corresponding dependent claims, define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

16 of 17

Dependent Claim 26

Applicant notes that dependent claim 26 is rejected solely on §112 grounds, and that no §102/§103 rejections are presented for this claim. The §112 rejection of claim 26 is addressed above. As such, Applicant submits that the §112 rejection is overcome and dependent claim 26 is directed to patentable subject matter as indicated in the Action.

For the forgoing reasons, it is respectfully urged that the present application is in condition for allowance and notice to such effect is respectfully requested.

Respectfully submitted, COATS & BENNETT, P.L.L.C.

Dated: 25 January 2013

/John R. Owen Reg. No. 42055/ John R. Owen Registration No.: 42,055 Telephone: (919) 854-1844

PETITION FOR EXTENSION OF TIME	UNDER 37 CFR	1.136(a) Docket 4015	Number (Optional) -6727 / P24241-US2
pplication Number 12/664,347	Filed 200	9-12-11	
Transmission of System Info	rmation on a	Downlink Sh	ared Channel
^{rt Unit} 2462	Examiner X	avier S. Won	9
his is a request under the provisions of 37 CFR 1.136(a) to	extend the period for filir	ng a reply in the above-id	entified application.
he requested extension and fee are as follows (check time	period desired and enter	the appropriate fee below	v):
	Fee	Small Entity Fee	
One month (37 CFR 1.17(a)(1))	\$150	\$75	_{\$} 150.00
Two months (37 CFR 1.17(a)(2))	\$570	\$285	\$
Three months (37 CFR 1.17(a)(3))	\$1,290	\$645	\$
Four months (37 CFR 1.17(a)(4))	\$2,010	\$1,005	\$
Five months (37 CFR 1.17(a)(5))	\$2,730	\$1,365	\$
Applicant claims small entity status. See 37 CFR 1.	27.		
A check in the amount of the fee is enclosed.			
Payment by credit card. Form PTO-2038 is attached	d.		
The Director has already been authorized to charge	e fees in this application t	o a Deposit Account.	
The Director is hereby authorized to charge any fee Deposit Account Number 18-1167	es which may be required	, or credit any overpayme	ent, to
Payment made via EFS-Web.			
ARNING: Information on this form may become public redit card information and authorization on PTO-2038. am the apolicant/inventor.	:. Credit card informatio	on should not be includ	ed on this form. Provide
assignee of record of the entire interest.	See 37 CFR 3.71. 37 CF	R 3.73(b) statement is en	closed (Form PTO/SB/96).
attorney or agent of record. Registration	12,055 https://www.action.com	· · ·	
attorney or agent acting under 37 CER 1	34 Registration number		
/John R. Owen Reg. No. 42055/	Januar	y 25, 2013	
Signature		Date	
JONN K. UWEN Typed or printed name	<u> </u>	919-854-1844 Telephone M	umber
OTE: This form must be signed in accordance with 37 CFF	R 1.33. See 37 CFR 1.41	or signature requirement	s and certifications. Submit

DTO/0D/00 (40.40)

This collection of information is required by 37 CFR 1.136(a). The information is required to obtain or retain a benefit by the public, which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 6 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: Mail Stop PCT, 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 disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (*i.e.*, GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Electronic Patent Application Fee Transmittal							
Application Number:	12664347						
Filing Date:	11-Dec-2009						
Title of Invention:	Transmission of System Information on a Downlink Shared Channel						
First Named Inventor/Applicant Name:	Eri	k Dahlman					
Filer:	Jol	nn R. Owen/Donna I	Donovan				
Attorney Docket Number:	40	15-6727 / P24241-U	S2				
Filed as Large Entity							
U.S. National Stage under 35 USC 371 Filing	Fee	s					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Extension-of-Time:							
Extension - 1 month with \$0 paid		1251	1	150	150		

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

Electronic Acknowledgement Receipt					
EFS ID:	14792538				
Application Number:	12664347				
International Application Number:					
Confirmation Number:	1464				
Title of Invention:	Transmission of System Information on a Downlink Shared Channel				
First Named Inventor/Applicant Name:	Erik Dahlman				
Customer Number:	24112				
Filer:	John R. Owen/Donna Donovan				
Filer Authorized By:	John R. Owen				
Attorney Docket Number:	4015-6727 / P24241-US2				
Receipt Date:	25-JAN-2013				
Filing Date:	11-DEC-2009				
Time Stamp:	13:38:36				
Application Type:	U.S. National Stage under 35 USC 371				

Payment information:

Submitted wit	h Payment	yes					
Payment Type		Electronic Funds Transfer					
Payment was	successfully received in RAM	\$150					
RAM confirma	RAM confirmation Number 11773						
Deposit Accou	Deposit Account						
Authorized Us	er						
File Listing	j :						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		

1	Response to FOA pdf		71519	Vec	17		
			be2425f165c7bee5ee861fc16b353b677ba 935f7	yes	17		
	Multip	oart Description/PDF files in .	zip description				
	Document De	Start	E	nd			
	Amendment A	fter Final	1		1		
	Claims		2		7		
	Applicant Arguments/Remarks	Made in an Amendment	8		17		
Warnings:							
Information							
2	Extension of Time	Petition_for_Extenstion_of_Ti	83587	no	2		
		me.pdf	d32435cb61d8b513992082c1b29a7ae1be 11f569				
Warnings:							
Information	:	1		1			
3	Fee Worksheet (SB06)	fee-info.pdf	30066	no	2		
			d51c16fd662e0d1522c6b8c92feb4149e04 77b25				
Warnings:							
Information	:		1				
		Total Files Size (in bytes)	1;	85172			
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. <u>New International Application Filed with the USPTO as a Receiving Office</u> 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 Pa	perwork Reductio	on Act of 19	95, no persons are	required to respor	nd to	U.S. Patent a	Approved fo nd Trademark Off of information unle	or use th ice; U.S ess it dis	nrough 1/31/2 DEPARTME splays a valid	PTO/SB/06 (07-06) 007. OMB 0651-0032 ENT OF COMMERCE OMB control number
P/	PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						Application or Docket Number 12/664,347			ing Date 11/2009	To be Mailed
	A	PLICATION	AS FILE	D – PART I						OTI	HER THAN
			(Column ⁻	I) (Column 2)	_	SMALL		OR	SMA	ALL ENTITY
	FOR		NUMBER FI	_ED NUM	MBER EXTRA		RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A			N/A	
	SEARCH FEE (37 CFR 1.16(k), (i), o	or (m))	N/A		N/A		N/A			N/A	
	EXAMINATION FE (37 CFR 1.16(o), (p),	EE or (q))	N/A		N/A		N/A			N/A	
TO (37	AL CLAIMS CFR 1.16(i))		mir	nus 20 = *			X \$ =		OR	X \$ =	
IND (37	EPENDENT CLAIM CFR 1.16(h))	S	m	inus 3 = *			X \$ =			X \$ =	
	APPLICATION SIZE 37 CFR 1.16(s))	FEE Is \$ adc 35	e specifica ets of pap 250 (\$125 itional 50 J.S.C. 41(ation and drawing er, the applicatio for small entity) sheets or fraction a)(1)(G) and 37	gs exceed 100 in size fee due for each in thereof. See CFR 1.16(s).						
	MULTIPLE DEPEN	IDENT CLAIM P	RESENT (3	7 CFR 1.16(j))							
* lf t	he difference in colu	umn 1 is less tha	n zero, ente	r "0" in column 2.			TOTAL			TOTAL	
	APP	(Column 1)	S AMENE)ED – PART II (Column 2)	(Column 3)		SMAL	L ENTITY	OR	OTHE SM4	ER THAN ALL ENTITY
ENT	01/25/2013	CLAIMS REMAINING AFTER AMENDMENT	CLAIMS HIGH REMAINING NUME FTER PREV MENDMENT PAID		PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 25	Minus	** 25	= 0		X \$ =		OR	X \$62=	0
NI Ni	Independent (37 CFR 1.16(h))	* 5	Minus	***5	= 0		X \$ =		OR	X \$250=	0
AME	Application Si	ize Fee (37 CFR	1.16(s))								
		NTATION OF MULT	IPLE DEPEN	DENT CLAIM (37 CFI	R 1.16(j))				OR		
Γ							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	0
		(Column 1)	_	(Column 2)	(Column 3)						
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
Z	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		OR	X \$ =	
M	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		OR	X \$ =	
ΕN	Application Si	ize Fee (37 CFR	1.16(s))								
AM	FIRST PRESEN	NTATION OF MULT	IPLE DEPEN	DENT CLAIM (37 CFI	R 1.16(j))				OR		
Γ	TOTAL ADD'L OR ADD'L FEE FEE										
* If ** If *** The	he entry in column the "Highest Numbe f the "Highest Numb "Highest Number P	1 is less than the er Previously Pai per Previously Pa reviously Paid F	entry in col d For" IN Th id For" IN T or" (Total or	umn 2, write "0" in HS SPACE is less HIS SPACE is less Independent) is th	column 3. than 20, enter "20" s than 3, enter "3". e highest number f	'. foun	Legal Ir /PARTH d in the appro	nstrument Ex HENIA D. MER opriate box in colu	kamin RRILL/ mn 1.	er: /	

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.** *If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.*

	ED STATES PATEN	T AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F PO. Box 1450 Alexandria, Virginia 22: www.uspto.gov	TMENT OF COMMERCE Trademark Office OR PATENTS 313-1450		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2	1464		
24112 7590 10/17/2012 COATS & BENNETT, PLLC 1400 Crescent Green Suite 300			EXAMINER WONG, XAVIER S			
Cary, NC 2751	8		ART UNIT	PAPER NUMBER		
			2413			
			MAIL DATE	DELIVERY MODE		
			10/17/2012	PAPER		

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

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

	Application No.	Applicant(s)							
	12/664,347	DAHLMAN ET AL.							
Office Action Summary	Examiner	Art Unit							
	Xavier Szewai Wong	2462							
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> MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any extendent term reduction. 									
Status									
1) Responsive to communication(s) filed on 11^{th} .	June 2012.								
2a)	action is non-final.								
3) An election was made by the applicant in resp	onse to a restriction requirement	set forth during the interview on							
; the restriction requirement and election	have been incorporated into this	s action.							
4) Since this application is in condition for alloward	nce except for formal matters, pr	osecution as to the merits is							
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.							
Disposition of Claims									
5) Claim(s) <u>1-13 and 15-26</u> is/are pending in the	application.								
6) Claim(s) is/are allowed.									
7) Claim(s) <i>1-13 and 15-26</i> is/are rejected.									
8) Claim(s) is/are objected to.									
9) Claim(s) are subject to restriction and/o	r election requirement.								
Application Papers									
10) The specification is objected to by the Examine	er.								
11) The drawing(s) filed on is/are: a) acc	epted or b) objected to by the	Examiner.							
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is ob	pjected to. See 37 CFR 1.121(d).							
12) The oath or declaration is objected to by the E>	aminer. Note the attached Office	e Action or form PTO-152.							
Priority under 35 U.S.C. § 119									
 13) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 	priority under 35 U.S.C. § 119(a)-(d) or (f).							
1. Certified copies of the priority document	s have been received.								
2. Certified copies of the priority document	s have been received in Applicat	ion No							
3. Copies of the certified copies of the prio	rity documents have been receive	ed in this National Stage							
application from the International Bureau	u (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list	of the certified copies not receive	ed.							
Attachment(s)		((PTO 412)							
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date									
3) Information Disclosure Statement(s) (PTO/SB/08)	5) D Notice of Informal I	Patent Application							
Paper No(s)/Mail Date	6) 🛄 Other:								
PTOL-326 (Rev. 03-11) Office A	ction Summary Pa	art of Paper No./Mail Date 20120928							

Detailed Action

Claim Objections

In claims 17, 21, 22, 24 and 25, delete all occurrences of "adapt to," "adapting,"

"adapted to," "operable to" and "operative to" because these terms lack positive

assertion, e.g. change them into -- configured to --.

Appropriate corrections are required.

Claim Rejections - 35 USC § 112

Claim 26 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 26 mentions – "different non-aligned subframes" in first and second

consecutive time windows.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can

be found in a prior Office action.

Claims 1 – 4 and 7 – 12 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and in further view of

Dimou et al (US 2009/0131057 A1, Dimou).

1. R2-072205 teaches a method of transmitting system information on the downlink shared channel of a wireless communication network (sec 7.4 downlink system) comprising: transmitting system information in recurring time windows (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); dynamically selecting which

subframes within a given time window are to be used for carrying the system information (sec 7.4 – An SU may be segmented, in which case segments are scheduled... eNB may schedule more than one SU in a subframe); and including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU). R2-072205 *may not have explicitly* shown "each time window spanning a plurality of subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

Dimou

10. R2-072205 teaches a network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to comprising a baseband processor (fig. 5.4.1.2) generate system information in recurring time windows (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), the network transmitter comprising a baseband processor configured to: include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, *may not have explicitly* mentioned "*dynamically* select which subframes within a given time window are to be used for carrying system information.

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]:: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

12. R2-072205 teaches a method of transmitting system information on a downlink shared channel structured as successive subframes (fig. 5.4.1.2 and fig. x), the method comprising: transmitting system information in regularly occurring time windows (fig. x::

SU-1, SU-2 and SU-3 are in a same subframe and are recurring), (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); and indicating to receiving user equipment which subframes within a given time window carry system information (sec 7.4 – SB value tag in each SU).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]:: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

Claims 15, 18, 21 and 25 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and in further view of

Dimou et al (US 2009/0131057 A1, Dimou) and Love et al (US 2004/0219917 A1,

Love).

15. R2-072205 teaches a method for a mobile station for receiving system information on a downlink shared channel from a network transmitter in a wireless communication network (fig. 5.4.1.2:: UE), the method comprising: monitoring for the receipt of system information in recurring time windows used for the transmission of system information (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); within each time window, monitoring each subframe for an indication of system information and reading system information from the signal subframe if such information is present (sec 7.4 – SB value tag in each SU); and terminating monitoring at least at the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]:: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

While R2-072205/Arundale/Dimou mention said system information, they *may not have explicitly* mentioned "presence indication" of said system information.

Love mentions presence indication of system information in subframe ([0071]:: one TFCI bit (EU indication bit) out of one of the slots per frame or sub-frame is used to indicate the presence or absence of the EU field while the other bits in each TFCI field of the remaining slots per frame or sub-frame are still used to represent the TFCI). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the presence indication of system information as taught by Love to the downlink shared channel information subframe of R2-072205/Arundale/Dimou for soft handoff.

21. R2-072205 teaches a mobile station operative to receive system information on a downlink channel from a network transmitter in a wireless communications network, the mobile station comprising a baseband processor (fig. 5.4.1.2:: UE) operable to: monitor for the receipt of system information in recurring time windows used for the transmission of system information (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); within each time window, monitor each subframe for an indication of system information and reading system information from the signal subframe if such information is present (fig. x:: SIB); and terminate monitoring at least at the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

R2-072205 *may not have explicitly* shown "each time window spanning a plurality of successive subframes." Arundale shows each time window spanning a plurality of subframes (fig. 3 subframes 315 in window 320; col. 8 lines 58-61). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the window to accommodate a plurality of subframes as taught by Arundale in the downlink

Application/Control Number: 12/664,347

Art Unit: 2462

shared channel transmitting method in R2-072205 to determine the sizes and number of frames to include in each window.

R2-072205, modified by Arundale, may not have explicitly depicted "*dynamically* selecting which subframes within a given time window are to be used for carrying system information."

Dimou teaches *dynamically* select which subframes within a given time window are to be used for carrying system information ([0039]:: this resource block allocation is valid for a time window and Node Bs can allocate resources dynamically (e.g. even at a sub-frame level) to their users). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the dynamic selection of subframe as taught by Dimou to the downlink shared channel transmitting method in R2-072205/Arundale to allow system throughput being maximized or users not using the same resource blocks.

While R2-072205/Arundale/Dimou mention said system information, they *may not have explicitly* mentioned "presence indication" of said system information.

Love mentions presence indication of system information in subframe ([0071]:: one TFCI bit (EU indication bit) out of one of the slots per frame or sub-frame is used to indicate the presence or absence of the EU field while the other bits in each TFCI field of the remaining slots per frame or sub-frame are still used to represent the TFCI). It would have been obvious to one of ordinary skill in the art when the invention was made to implement the presence indication of system information as taught by Love to the downlink shared channel information subframe of R2-072205/Arundale/Dimou for soft handoff.

----- ------

2. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window (fig. x:: subframes 3 and 131).

3. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window (fig. x:: subframes 19 and 67).

4. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling (fig. x:: SIB).

7. R2-072205 teaches the method of claim 1, further comprising varying window sizes of the recurring time windows (fig. x:: SU-1, SU-2 and SU-3 have different sizes).

8. R2-072205 teaches the method of claim 1, further comprising dynamically configuring a window size for the recurring time windows (sec. 7.4 – MIB paragraph).

9. R2-072205 teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information (sec 7.4 – MIB paragraph), such that the indicator used for a particular subframe indicates the type of system information carried in that subframe (sec 7.4 – SIB).

11. R2-072205 teaches the network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards (3GPP TSG-RAN2).

18. R2-072205 teaches the method of claim 15, further comprising storing a default window size for monitoring for system information transmissions (fig. x:: SU-1, SU-2 and SU-3 have default sizes).

25. R2-072205 teaches the mobile station of claim 21, wherein the baseband processor is operable to recognize different types of system information based on different system information indicators detected in different subframes (fig. x:: SIB-a,b,c,d,e).

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over "Draft

Text Proposal Capturing Agreements on System Information" (R2-072205) in view of

Arundale et al (US 7675852 B1, Arundale), Dimou et al (US 2009/0131057 A1, Dimou)

(hereinafter R2-072205 etc.), applied to claim 1, and in further view of "System

Information Scheduling and Change Notification" (R2-071912).

5. R2-072205 etc. teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe

carries system information; R2-072205 etc. does not very explicitly show it comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information. R2-071912 explicitly teaches subframes indicators are in RNTI format (page 3 bottom). It would have been obvious to one of ordinary skill in the art when the invention was made to understand that both R2 documents refer to the same 3GPP systems information techniques and the R2-072205 (primary reference), while being silent on its application to the indications, also uses RNTI.

Claims 17, 19, 20, 23 and 24 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), Dimou et al (US

2009/0131057 A1, Dimou) and Love et al (US 2004/0219917 A1, Love) (hereinafter R2-

072205); and in further view of Marinier et al (US 2008/0225765 A1, Marinier).

17. R2-072205 etc. teaches the method of claim 15; R2-072205 etc. may not have explicitly mentioned further comprising adapting to changing or configurable window sizes used for the time window. Marinier teaches changing or configurable window sizes used for the time window ([0457]). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

19. R2-072205 etc. teaches the method of claim 18; R2-072205 etc. does not explicitly mention further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]:: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

20. R2-072205 etc. teaches the method of claim 15; R2-072205 etc. does not explicitly mention further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes. Marinier teaches recognizing different types of system information based on recognizing different system information indicators in different signal subframes ([0457]:: if window size is changed for reordering purpose, then it is only reasonable that the changing

window sizes are recognized). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

23. R2-072205 etc. teaches the mobile station of claim 21; R2-072205 etc. may not have explicitly mentioned wherein the baseband processor is operable to adapt to changing or configurable window sizes used for the time window. Marinier teaches changing or configurable window sizes used for the time window ([0457]). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

24. R2-072205 etc. teaches the mobile station of claim 21; R2-072205 etc. does not explicitly mention wherein the baseband processor is operable to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]:: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 etc. to allow configurable window sizes to facilitate reordering procedure.

Claims 6, 13, 16 and 22 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Arundale et al (US 7675852 B1, Arundale), and in further view of

Dimou et al (US 2009/0131057 A1, Dimou) (hereinafter R2-072205 etc.); and in further

view of Kashima et al (US 2007/0217362 A1, Kashima).

6. R2-072205 etc. teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information; R-072205 etc. do not explicitly shows it includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention

and of system information function as taught by Kashima to

was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. to maintain flexibility of scheduling.

13. R2-072205 etc. teaches the method of claim 12; R-072205 etc. does not explicitly shows wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information so to cease monitoring within a given time (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. for flexibility of scheduling subframes.

16. R2-072205 etc. teaches the method of claim 15; R-072205 etc. does not explicitly shows it further comprising recognizing an end-of-system-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 to maintain flexibility of scheduling.

22. R2-072205 etc. teaches the mobile station of claim 21; R-072205 etc. does not explicitly shows wherein the baseband processor is operable to recognize an end-of-system-information indicator in a signal subframe received within the time window and terminate monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 etc. to maintain flexibility of scheduling.

Conclusion

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

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

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Xavier Wong whose telephone number is 571.270.1780. The examiner can normally be reached on Monday through Friday 11:30 am - 9:00 pm (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yemane Mesfin can be reached on 571.272.3927. 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.

/Xavier Szewai Wong/ Primary Examiner, Art Unit 2462 27th September 2012

Notice of Beferences Cited	Application/Control No. 12/664,347	Applicant(s)/Patent Under Reexamination DAHLMAN ET AL.	
Nonce of Herenees oned	Examiner	Art Unit	
	Xavier Szewai Wong	2462	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	А	US-2004/0219917 A1	11-2004	Love et al.	455/436
*	В	US-7,675,852 B1	03-2010	Arundale et al.	370/229
*	С	US-2009/0131057 A1	05-2009	Dimou, Konstantinos	455/436
	D	US-			
	Е	US-			
	F	US-			
	G	US-			
	Н	US-			
	Ι	US-			
	J	US-			
	к	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

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

NON-PATENT DOCUMENTS

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

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

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

Notice of References Cited

Part of Paper No. 20120928

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L10	0	12/664347 and non adj align\$5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/10/01 00:03
L11	1	12/664347	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/10/01 00:03
L12	0	12/664347 and align\$5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/10/01 00:03

EAST Search History (Interference)

< This search history is empty>

10/ 1/ 2012 12:10:20 AM

C:\ Users\ xwong\ Documents\ EAST\ Workspaces\ Dahlman 2012.09.30.wsp

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	12664347	DAHLMAN ET AL.
	Examiner	Art Unit
	Xavier Szewai Wong	2462

	SEARCHED		
Class	Subclass	Date	Examiner

SEARCH NOTES				
Search Notes	Date	Examiner		
EAST image, class and keyword search in USPAT, US-PGPUB, DERWENT, EPO, JPO, and IBM_TDB (please see search history)	2011.12.17	/XSW/		
Inventor Name and Assignee search in PALM and EAST	2011.12.17	/XSW/		
EAST combined subclass, image and text search:: 370/311,328-334,468 and 455/422.1	2011.12.17	/XSW/		
Updated Searches Above	2012.09.30	/XSW/		

	INTERFERENCE SEARCH		
Class	Subclass	Date	Examiner



U.S. Patent and Trademark Office

Γ

Part of Paper No. : 20120928

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	283415	("370"/\$.ccls. "455"/\$.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/09/30 21:29
L2	4	L1 AND plurality WITH window WITH sub\$1frame	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/09/30 21:29
L3	4	L1 AND within WITH window WITH sub\$1frame	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/09/30 21:50
L4	14	L1 AND one WITH window WITH sub\$1frame	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/09/30 21:55
L5	2	L1 AND dynamic\$5 with select\$5 with sub\$1frame	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/09/30 22:04
L6	38	L1 AND dynamic\$5 near3 (choos\$4 pick\$3 select\$5) with (window sub\$1frame)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/09/30 22:10
L7	1	L1 AND dynamic\$5 with (window with sub\$1frame)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/09/30 22:57
L8	35	L1 AND sub\$1frame with (present presence) with indicat\$5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/09/30 23:16
L9	2	L1 AND sub\$1frame with (present presence) with indicat\$5 with system	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/09/30 23:19

EAST Search History (Interference)

< This search history is empty>

10/1/2012 12:09:58 AM

 $\label{eq:c:loss} C: \ Users \ xwong \ Documents \ EAST \ Work spaces \ Dahlman \ 2012.09.30.w sp$

EAST Search History

EAST Search History (Prior Art)

Ref Hits #	Search Query	DBs	Default Operator	Plurals	Time Stamp
L10 0	L1 AND sub\$1frame with non\$1align\$5	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2012/10/01 00:11

EAST Search History (Interference)

< This search history is empty>

10/ 1/ 2012 12:12:35 AM C:\ Users\ xwong\ Documents\ EAST\ Workspaces\ Dahlman 2012.09.30.wsp

IN THE UNITED STATES P	ATENT	AND TRADEMARK OFFICE
In re Application of Dahlman)
Serial No.: 12/664,347)) Examiner: Xavier S. Wong
Filed: December 11, 2009) Group Art Unit: 2462
For: Transmission of System Information Downlink Shared Channel	on a) Confirmation No.: 1464
Docket No: 4015-6727)
Mail Stop Amendment CERTI Commissioner for Patents I hereby P.O. Box 1450 □ depo Alexandria, VA 22313-1450 □ depo Pate □ trans State 1 This cor ☑ elect		FICATE OF MAILING OR TRANSMISSION [37 CFR 1.8(a)] certify that this correspondence is being: osited with the United States Postal Service on the date who below with sufficient postage as first class mail in an elope addressed to: Mail Stop Amendment, Commissioner for nts, P.O. Box 1450, Alexandria, VA 22313-1450. smitted by facsimile on the date shown below to the United as Patent and Trademark Office at (571) 273-8300. 1 June 2012 Date Cora L. Fedornock respondence is being: ronically submitted via EFS-Web

RESPONSE TO OFFICE ACTION

This paper is being filed in response to the Office Action mailed December 20,

2011. A three-month time extension is requested, and the corresponding fee is

submitted herewith. Reconsideration is respectfully requested in light of the

amendments and remarks below. The Office is hereby authorized to charge any

additional fees required for entry of this paper to Deposit Account 18-1167.

AMENDMENTS TO THE CLAIMS

1. (Currently amended) A method of transmitting system information on [[the]] <u>a</u> downlink shared channel of a wireless communication network comprising:

transmitting system information in recurring time windows, each time window spanning a plurality of subframes; overlaid on a sequence of transmit channel subframes;

dynamically selecting which subframes within a given time window are to be used for carrying the system information; and

including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

2. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window.

4. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

2 of 14

5. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information.

6. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. (Original) The method of claim 1, further comprising varying window sizes of the recurring time windows.

8. (Original) The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

3 of 14

10. (Currently amended) A network transmitter for transmitting system information on a downlink shared channel in a wireless communications network, the network transmitter configured to comprising a baseband processor configured to: generate transmit system information in recurring time windows, each time window spanning a plurality of subframes; overlaid on a sequence of transmit channel subframes; the network transmitter comprising a baseband processor configured to:

dynamically select which subframes within a given time window are to be used for carrying system information; and

include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

11. (Original) The network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards.

12. (Currently amended) A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising:

transmitting system information in regularly occurring time windows, each time window spanning some number <u>a plurality</u> of successive subframes; and <u>dynamically selecting which subframes within a given time window are to be</u>

used for carrying system information;

indicating to receiving user equipment which subframes within a given time window carry system information.

4 of 14

13. (Original) The method of claim 12, wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window.

14. (Cancelled)

15. (Currently amended) A method, in [[for]] a mobile station, for receiving to receive system information on a downlink shared channel from a network transmitter in a from a supporting wireless communication network, the method comprising:

beginning monitoring for the receipt of system information at the start of each time window in a succession of <u>in</u> recurring time windows used for the transmission of system information, each said time window spanning a number of signal <u>plurality of</u> subframes;

within each time window, monitoring each signal subframe for an indication of <u>the</u> <u>presence of</u> system information and reading system information from the <u>signal</u> subframe if such information is present; and terminating monitoring at least at the end of the time window.

16. (Currently amended) The method of claim 15, further comprising recognizing an end-of-system-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response.

5 of 14

17. (Currently amended) The method of claim 15, further comprising adapting to <u>variable changing or configurable</u> window sizes used for the time window.

18. (Original) The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. (Original) The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. (Currently amended) The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes.

21. (Currently amended) A mobile station <u>operative to receive system information on</u> <u>a downlink channel from a network transmitter in a wireless communications network,</u> <u>the mobile station comprising a baseband processor operable to:</u>

begin monitoring <u>monitor</u> for the receipt of system information at the start of each time window in a succession of <u>in</u> recurring time windows used for the transmission of system information, each said time window spanning a number of signal <u>plurality of</u> subframes;

within each time window, monitor each signal subframe for an indication of <u>the</u> <u>presence of</u> system information and reading <u>read</u> system information from the signal subframe if such information is present; and terminate monitoring at least at the end of the time window.

6 of 14

22. (Currently amended) The mobile station of claim 21, wherein the baseband processor is operable to recognize an end-of-system-information indicator in a signal subframe received within the time window and terminate monitoring for the time window in response.

23. (Currently amended) The mobile station of claim 21, wherein the baseband processor is operable to configured to adapt to variable changing or configurable window sizes used for the time window.

24. (Original) The mobile station of claim 21, wherein the baseband processor is operable to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size.

25. (Currently amended) The mobile station of claim 21, wherein the baseband processor is operable to recognize different types of system information based on different system information indicators detected in different signal subframes.

26. (New) The method of claim 1 wherein the dynamically selecting comprises dynamically selecting subframes such that the same system information is assigned for transmission to different non-aligned subframes in first and second consecutive time windows.

7 of 14

REMARKS

Claim Amendments

Claim 14 has been canceled.

Claims 1, 10, 12, 15-17, 20, 21-23, 25 have been amended.

Claim 26 has been added.

Support for these amendments is found throughout the specification and drawings, *see*, *e.g.*, pages 4-7 and accompanying drawings. These amendments do not introduce new matter herein.

Claim Objections

The Action includes instructions to "delete all occurrences of 'adapting,' 'adapted to,' and 'operable to'.... into -- configured to --." The only places that Applicant notes use of such words is in claims 17 and 23. Applicant has amended claim 23 to change "operable to" to now read "configured to", without changing the scope thereof. With regard to claim 17, Applicant submits that "adapting to" is a positive assertion in a method claim. However, in order to improve grammar without changing claim scope, Applicant has changed "changing or configurable window sizes" in claims 17 and 23 to now read "variable window sizes." Withdrawal of the corresponding claim objection(s) is therefore requested.

§102/103 Rejections

Claims 1-4, 7-10, 12, 14-15,¹ 18, 21, 25 stand rejected under §102 as anticipated by R2-072205. Claims 5-6, 11, 13, 16-17, 19-20, 23-24 stand rejected under §103 as being obvious over R2-072205 in combination with various secondary references. Applicant requests reconsideration.

Claim 1 requires, *inter alia*, "<u>dynamically selecting</u> which subframes within a given time window are to be used for carrying the system information," and "including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information." R2-072205 does not show either feature.

As an initial point, Applicant notes that the Examiner misinterprets R2-072205 when the Examiner interprets fig. x of R2-072205 to show "SU-1, SU-2 and SU-3 are in a same subframe and are recurring." An examination of fig. x finds that SU-1, SU-2, and SU-3 are plainly not in the same subframe. They may be in the same frame, but are explicitly not in the same subframe. The size of the subframe is shown by the double-headed arrow. Further, the different SU's (SU-1, SU-2, SU-3) are indicated by different colors and are plainly shown as non-overlapping in both the upper and lower portions of fig. x. Thus, the SU-1, SU-2, and SU-3 in R2-072205 are quite clearly not in the same subframe.

The "subframe" misinterpretation of R2-072205 leads the Examiner to misinterpret R2-072205 to show dynamic selection of subframes for a given piece of

¹ The summary of the §102 rejection does not indicate that claim 14 is rejected under §102, but other text of the Action might possibly indicate that claim 14 is rejected under §102. Clarification of the record on

system information. R2-072205 does not show this. Instead, in R2-072205, the subframes to be used for transmitting the system information in a given SU are exactly determined by the periodicity and the amount of system information. This means that once the system information blocks (SIBs) have been mapped onto SUs to be scheduled for transmission the selection of subframes is fixed. There simply is no dynamic selection whatsoever of which subframes within a given time window the system information is to be transmitted in.

Further, the Examiner misconstrues the teachings of R2-072205 on the "value tags", and therefore wrongly asserts that R2-072205 teaches the claimed method of "including an indicator in each of the selected subframes." Assuming *arguendo* that the R2-072205 "value tags" are otherwise analogous to the claimed indicators, the value tags are simply not "in each of the selected subframes." R2-072205 makes clear in Section 7.4 is that "It is FFS [for future study] <u>whether the SB</u> [scheduling block] includes a value tag for each SU." This means that the <u>value tag for an SU is located in the SB</u> [scheduling block], <u>not in the SU itself</u>. For clarity, R2-072205 specifically states in Section 7.4 line 5-14 that Value tags are carried on the BCH, "in a System Information Block called the Master Information Block (MIB)." Thus, these value tags are carried in the MIB, which fig. x plainly shows is NOT part of SU-1, SU-2, or SU-3. Therefore, R2-072205 at most teaches that the "value tags" are carried in a different subframe than the subframes of the "SU" to which they pertain. As such, it is clear that R2-072205 simply does not contemplate "including an indicator <u>in each of the selected</u>

10 of 14

this point is requested in the next communication from the Office. Absent such clarification, Applicant will understand that claim 14 is <u>not rejected</u> under §102.

<u>subframes</u> to indicate to receiving user equipment that the subframe carries system information."

Further still, claim 1 requires that the "indicator" -- besides being present in each of the selected subframes -- must "indicate to receiving user equipment that the subframe carries system information." There simply is no evidence that the "value tag" described by R2-072205 serves such a purpose. At most, R2-072205 states the following with regard to the "value tag":

"It is FFS [for future study] whether the SB [scheduling block] includes a value tag for each SU, whether a common value tag is used. The common value tag could either be carried in the MIB or in the SIB."

(R2-072205, p. 5). This passage nowhere suggests that the "value tag" serves any function to "indicate to receiving user equipment that the subframe carries system information," as claimed. Indeed, the function of the "value tag" is not defined in R2-072205, so the Examiner's postulation about its purpose is nothing but conjecture. There simply is no suggestion that the presence or absence of the "value tag" can or should be interpreted by the receiving user equipment that the subframe having the "value tag" carries system information. As such, the R2-072205 "value tag" is neither present where required nor indicative of what is required by claim 1.

As pointed out above, R2-072205 fails to teach at least two limitations of claim 1. As such, independent claim 1 cannot be anticipated by R2-072205. Further, none of the other cited art cures these defects. Accordingly, independent claim 1 and its dependent claims define over the cited art.

11 of 14

With further regard to new dependent claim 26, this claim requires "dynamically selecting subframes such that <u>the same system information is assigned for transmission</u> to different non-aligned subframes in first and second consecutive time windows." In contrast to this dynamic assignment approach, R2-072205 clearly contemplates that any given piece of system information (the same system information) will be transmitted in the same subframes in each successive multi-frame time window, assuming *arguendo* that different multi-frame/scheduling periods can be considered to be different multi-frame time windows. Thus, whatever else R2-072205 may teach, it does not teach the limitations added by dependent claim 26.

For claims 10-11, Applicant notes that independent claim 10 includes limitations identical or similar to the "dynamically selecting" and "including an indicator in each selected subframe" limitations found in claim 1. Accordingly, Applicant submits that independent claim 10 and its dependent claims define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

For claims 12-13, Applicant notes that independent claim 12 includes "dynamically selecting" limitations identical or similar to those found in claim 1. Accordingly, Applicant submits that independent claim 12, and its dependent claims define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

12 of 14

For claims 15-20, 21-25 Applicant notes that independent claim 15 requires "monitoring each subframe for an indication of the presence of system information and reading system information from the subframe if such information is present" while independent claim 21 likewise requires "monitor each subframe for an indication of the presence of system information and read system information from the subframe if such information is present." The claimed monitoring of each subframe in these claims is related to the "including an indicator in each selected subframe" limitation found in claim 1. As pointed out above, R2-072205 does not show the "value tags" in each relevant subframe, but at most only in the SB. Nor does R2-072205 suggest looking for "value tags" anywhere but in the SB. Therefore, R2-072205 necessarily does not teach "monitoring" each subframe for the "value tags." Further, as pointed out above the "value tag" of R2-072205 is not "an indication of the presence of system information." Thus, R2-072205 cannot teach "monitor[ing] each subframe for an indication of the presence of system information and read[ing] system information from the subframe if such information is present," as claimed. As such, Applicant submits that independent claims 15 and 21, and their corresponding dependent claims, define over the cited art for reasons similar to those discussed above with respect to independent claim 1.

13 of 14

For the forgoing reasons, it is respectfully urged that the present application is in

condition for allowance and notice to such effect is respectfully requested.

Respectfully submitted, COATS & BENNETT, P.L.L.C.

hup Onen

John ℟. Owen Registration No.: 42,055 Telephone: (919) 854-1844

Dated: 11 June 2012

Electronic Patent Application Fee Transmittal						
Application Number:	12	664347				
Filing Date:	11-Dec-2009					
Title of Invention:	Transmission of System Information on a Downlink Shared Channel					
First Named Inventor/Applicant Name:	Erik Dahlman					
Filer:	John R. Owen/Cora Fedornock					
Attorney Docket Number:	4015-6727 / P24241-US2					
Filed as Large Entity						
U.S. National Stage under 35 USC 371 Filing	Fee	s				
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						
Extension - 3 months with \$0 paid		1253	1	1270	1270	

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tot	1270		

Electronic Acknowledgement Receipt				
EFS ID:	12981583			
Application Number:	12664347			
International Application Number:				
Confirmation Number:	1464			
Title of Invention:	Transmission of System Information on a Downlink Shared Channel			
First Named Inventor/Applicant Name:	Erik Dahlman			
Customer Number:	24112			
Filer:	John R. Owen/Cora Fedornock			
Filer Authorized By:	John R. Owen			
Attorney Docket Number:	4015-6727 / P24241-US2			
Receipt Date:	11-JUN-2012			
Filing Date:	11-DEC-2009			
Time Stamp:	15:01:58			
Application Type:	U.S. National Stage under 35 USC 371			

Payment information:

Submitted wit	h Payment	yes			
Payment Type	2	Electronic Funds Transf	er		
Payment was	successfully received in RAM	\$1270			
RAM confirma	tion Number	1554			
Deposit Accou	unt				
Authorized Us	er				
File Listing	g:	· ·			
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)

1		40156727RESPONSE.pdf	545720	yes	14		
	-		f523745944e52e3b86e0b22602f78a4f7027 c2b0				
	Multip	oart Description/PDF files in	.zip description				
	Document De	scription	Start	E	nd		
	Amendment/Req. Reconsiderati	ion-After Non-Final Reject	1		1		
	Claims		2		7		
	Applicant Arguments/Remarks	Made in an Amendment	8		14		
Warnings:							
Information	1:				1		
2	Fee Worksheet (SB06)	fee-infe pdf	30076	no	2		
-			a0864b325202066e151178df5248fee98b9 49a4d		_		
Warnings:							
Information	1:		+				
		Total Files Size (in bytes)	5	75796			
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 application Number If a new international application is being filed and the international application includes the necessary components for an international application Number If a new international Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning 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 Pareint will actablis							

	Under the Pa	perwork Reductio	n Act of 19	95, no persons are	required to respor	nd to	U.S. Patent a	Approved fo nd Trademark Off of information unle	or use th ice; U.S ess it dis	nrough 1/31/2 5. DEPARTME splays a valid	PTO/SB/06 (07-06) 007. OMB 0651-0032 ENT OF COMMERCE OMB control number.
P/	PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875					Application or Docket Number 12/664,347			Filing Date 12/11/2009		To be Mailed
	AF	PPLICATION	AS FILE	D – PART I	Column 2)		SMALL		OB	OTI SM4	
	FOR	Ν		FD NUM			BATE (\$)	FEF (\$)		BATE (\$)	FFF (\$)
	BASIC FEE		N/A		N/A		N/A	(4)		N/A	· == (\$\$
	SEARCH FEE	or (c))	N/A		N/A		N/A		1	N/A	
	EXAMINATION FE (37 CEB 1 16(0) (0)	E or (a))	N/A		N/A		N/A			N/A	
TOT	AL CLAIMS	or (q))	mir	nus 20 = *			X\$ =		OR	X\$ =	
IND (37	EPENDENT CLAIM	S	m	inus 3 = *			X \$ =			X \$ =	
	APPLICATION SIZE 37 CFR 1.16(s))	FEE Is \$2 addi 35 L	e specifica ets of pap 250 (\$125 tional 50 J.S.C. 41(ation and drawing er, the applicatio for small entity) sheets or fractior a)(1)(G) and 37	gs exceed 100 in size fee due for each n thereof. See CFR 1.16(s).						
	MULTIPLE DEPEN	IDENT CLAIM PF	ESENT (3	7 CFR 1.16(j))							
*lft	he difference in colu	umn 1 is less thar	zero, ente	r "0" in column 2.			TOTAL			TOTAL	
	APP	LICATION AS (Column 1)	AMENE	DED – PART II (Column 2)	(Column 3)	_	SMAL	L ENTITY	OR	OTHE SM4	ER THAN ALL ENTITY
ENT	06/11/2012	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 25	Minus	** 25	= 0		X \$ =		OR	X \$60=	0
L N N	Independent (37 CFR 1.16(h))	* 5	Minus	***4	= 1		X \$ =		OR	X \$250=	250
AM	Application Si	ze Fee (37 CFR	1.16(s))								
	FIRST PRESEN	TATION OF MULTI	PLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	250
		(Column 1)		(Column 2)	(Column 3)				-		
		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
EN I	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		OR	X \$ =	
Μ	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		OR	X \$ =	
ЫN	Application Si	ze Fee (37 CFR	1.16(s))								
AN		NTATION OF MULTI	PLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				OR		
							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
* If 1 ** If *** I The	he entry in column the "Highest Numbe f the "Highest Numb "Highest Number P	1 is less than the er Previously Paic per Previously Pai reviously Paid Fo	entry in col For" IN TH d For" IN T r" (Total or	umn 2, write "0" in HIS SPACE is less HIS SPACE is less Independent) is th	column 3. than 20, enter "20" s than 3, enter "3". e highest number f	oun	Legal Ir /DIANE d in the appro	nstrument Ex FLOYD/ opriate box in colu	amin	er:	

The highest Number Previously Fail For (Your of independent) is the highest number found in the appropriate box in contain 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.

Document code: WFEE

United States Patent and Trademark Office Sales Receipt for Accounting Date: 06/14/2012

DFLOYD	SALE	#00000	0001	Mailroom Dt:	06/11/2012	181167	12664347
		01	FC :	1201	250.00 DA		

Document code: WFEE

United States Patent and Trademark Office Sales Receipt for Accounting Date: 06/11/2014

JOLSEN	ADJ #00000001	Mailroom Dt: 06/11/2012		
	Seq No: 1	Sales Acctg Dt: 06/14/2012	181167	12664347
	01 FC : 120	1 250.00 CR		

	ED STATES PATEN	IT AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandra, Virginia 22. www.uspto.gov	TMENT OF COMMERCE Trademark Office OR PATENTS 313-1450
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2	1464
24112 COATS & BEI	7590 12/20/201 NNETT PLIC	1	EXAM	IINER
1400 Crescent	Green, Suite 300		WONG, X	KAVIER S
Cary, NC 2751	8		ART UNIT	PAPER NUMBER
			2462	
			MAIL DATE	DELIVERY MODE
			12/20/2011	PAPER

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

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

	Application No.	Applicant(s)				
	12/664,347	DAHLMAN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Xavier Szewai Wong	2462				
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with th	e correspondence address				
 A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE <u>3</u> MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). 						
Status						
1) Responsive to communication(s) filed on <u>11</u>	th December 2009.					
2a) This action is FINAL . 2b) 🛛 T	his action is non-final.					
3) An election was made by the applicant in rea	sponse to a restriction requirement	nt set forth during the interview on				
; the restriction requirement and elect	ion have been incorporated into th	his action.				
4) Since this application is in condition for allow	vance except for formal matters, p	prosecution as to the merits is				
closed in accordance with the practice unde	r <i>Ex parte Quayle</i> , 1935 C.D. 11,	453 O.G. 213.				
Disposition of Claims						
$5\sqrt{2}$ Claim(s) 1-25 is/are pending in the application	20					
5a) Of the above claim(s) is/are withd	rawn from consideration					
6 Claim(s) is/are allowed						
7 Claim(s) 1-25 is/are rejected						
8 Claim(s) is/are objected to						
9) Claim(s) are subject to restriction and	d/or election requirement					
Application Papers						
10) The specification is objected to by the Exami	ner.					
11) The drawing(s) filed on <u>11th December 2009</u>	is/are: a)⊠ accepted or b)□ ob	jected to by the Examiner.				
Applicant may not request that any objection to the	ne drawing(s) be held in abeyance. S	See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the corr	ection is required if the drawing(s) is	objected to. See 37 CFR 1.121(d).				
12) The oath or declaration is objected to by the	Examiner. Note the attached Offi	ce Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
13) Acknowledgment is made of a claim for forei	an priority under 35 U.S.C. § 119	(a)-(d) or (f).				
a) \square All b) \square Some * c) \square None of:	3					
1. Certified copies of the priority docume	ents have been received.					
2. Certified copies of the priority docume	ents have been received in Applic	ation No.				
3. Copies of the certified copies of the p	riority documents have been rece	ived in this National Stage				
application from the International Bure	application from the International Bureau (PCT Bule 17 2(a))					
* See the attached detailed Office action for a li	ist of the certified copies not recei	ived.				
Attachment(s)						
1) X Notice of References Cited (PTO-892)	4) 🔲 Interview Summa	ary (PTO-413)				
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail	l Date				
3) X Information Disclosure Statement(s) (PTO/SB/08)	5) 🔲 Notice of Informa	al Patent Application				
U.S. Patent and Trademark Office						
PTOL-326 (Rev. 03-11) Office	Action Summary F	Part of Paper No./Mail Date 20111217B				

DETAILED ACTION

Priority

Acknowledgment is made of applicant's claim for foreign priority under 35

U.S.C. 119(a)-(d).

Information Disclosure Statement

The information disclosure statement (IDS) submitted on 11th December 2009 is

in compliance with the provisions of 37 CFR 1.97. Accordingly, the information

disclosure statement is being considered by the examiner.

Claim Objections

Delete all occurrences of "adapting," "adapted to" and "operable to" because

these terms lack positive assertion, e.g. change them into -- configured to --.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that

form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1 – 4, 7 – 10, 12, 15, 18, 21 and 25 are rejected under 35 U.S.C. 102(a)

as being anticipated by "Draft Text Proposal Capturing Agreements on System

Information" (R2-072205).

1. R2-072205 teaches a method of transmitting system information on the downlink of a wireless communication network (sec 7.4 downlink system) comprising: transmitting system information in recurring time windows overlaid on a sequence of transmit channel subframes (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are

recurring); dynamically selecting which subframes within a given time window are to be used for carrying the system information (sec 7.4 – An SU may be segmented, in which case segments are scheduled... eNB may schedule more than one SU in a subframe); and including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU).

10. R2-072205 teaches a network transmitter comprising a baseband processor (fig. 5.4.1.2) configured to: generate system information in recurring time windows overlaid on a sequence of transmit channel subframes (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring); dynamically select which subframes within a given time window are to be used for carrying system information (sec 7.4 – An SU may be segmented, in which case segments are scheduled... eNB may schedule more than one SU in a subframe); and include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information (sec 7.4 – SB value tag in each SU).

12. R2-072205 teaches a method of transmitting system information on a downlink shared channel structured as successive subframes (fig. 5.4.1.2 and fig. x), the method comprising: transmitting system information in regularly occurring time windows (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), each time window spanning some number of successive subframes (fig. x:: SU-1, SU-2 and SU-3 are in a same subframes (fig. x:: SU-1, SU-2 and SU-3 are in a same subframes (fig. x:: SU-1, SU-2 and SU-3 are in a same subframes (fig. x:: SU-1, SU-2 and SU-3 are in a same subframes (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe subframe and are recurring); and indicating to receiving user equipment which subframes within a given time window carry system information (sec 7.4 – SB value tag in each SU).

15. R2-072205 teaches a method for a mobile station to receive system information from a supporting wireless communication network (fig. 5.4.1.2:: UE), the method comprising: beginning monitoring for the receipt of system information at the start of each time window in a succession of recurring time windows used for the transmission of system information (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), each said time window spanning a number of signal subframes (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe for an indication of system information and reading system information from the signal subframe for an indication of system information and reading system information from the signal subframe if such information is present (sec 7.4 – SB value tag in each SU); and terminating monitoring at least at the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

21. R2-072205 teaches a mobile station comprising a baseband processor (fig. 5.4.1.2:: UE) operable to: begin monitoring for the receipt of system information at the start of each time window in a succession of recurring time windows used for the transmission of system information (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe and are recurring), each said time window spanning a number of signal subframes (fig. x:: SU-1, SU-2 and SU-3 are in a same subframe subframe window,

monitor each signal subframe for an indication of system information and reading system information from the signal subframe if such information is present (fig. x:: SIB); and terminate monitoring at least at the end of the time window (if there are no more subframes to be monitored, it is only reasonable to terminate monitoring).

----- ------ -------

2. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window (fig. x:: subframes 3 and 131).

3. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window (fig. x:: subframes 19 and 67).

4. R2-072205 teaches the method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling (fig. x:: SIB).

7. R2-072205 teaches the method of claim 1, further comprising varying window sizes of the recurring time windows (fig. x:: SU-1, SU-2 and SU-3 have different sizes).

8. R2-072205 teaches the method of claim 1, further comprising dynamically configuring a window size for the recurring time windows (sec. 7.4 – MIB paragraph).

9. R2-072205 teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information (sec 7.4 - MIB paragraph), such that the indicator used for a particular subframe indicates the type of system information carried in that subframe (sec 7.4 - SIB).

11. R2-072205 teaches the network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards (3GPP TSG-RAN2).

14. R2-072205 teaches the method of claim 12, further comprising dynamically selecting which subframes within a given time window are to be used for carrying system information (fig. x:: SIB).

18. R2-072205 teaches the method of claim 15, further comprising storing a default window size for monitoring for system information transmissions (fig. x:: SU-1, SU-2 and SU-3 have default sizes).

25. R2-072205 teaches the mobile station of claim 21, wherein the baseband processor is operable to recognize different types of system information based on different system information indicators detected in different signal subframes (fig. x:: SIB-a,b,c,d,e).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148

USPQ 459 (1966), that are applied for establishing a background for determining

obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

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

Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over "Draft

Text Proposal Capturing Agreements on System Information" (R2-072205) in view of

"System Information Scheduling and Change Notification" (R2-071912).

5. R2-072205 teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information; R2-072205 does not very explicitly show it comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information. R2-071912 explicitly teaches subframes indicators are in RNTI format (page 3 bottom). It would have been obvious to one of ordinary skill in the art when the invention was made to understand that both R2 documents refer to the same 3GPP systems information techniques and the R2-072205 (primary reference), while being silent on its application to the indications, also uses RNTI.

Claims 17, 19, 20, 23 and 24 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Marinier et al (US 2008/0225765 A1, Marinier).

17. R2-072205 teaches the method of claim 15; R2-072205 may not have explicitly mentioned further comprising adapting to changing or configurable window sizes used for the time window. Marinier teaches changing or configurable window sizes used for the time window ([0457]). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 to allow configurable window sizes to facilitate reordering procedure.

19. R2-072205 teaches the method of claim 18; R2-072205 does not explicitly mention further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]:: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 to allow configurable window sizes to facilitate reordering procedure.

20. R2-072205 teaches the method of claim 15; R2-072205 does not explicitly mention further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes.

Marinier teaches recognizing different types of system information based on recognizing different system information indicators in different signal subframes ([0457]:: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are recognized). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 to allow configurable window sizes to facilitate reordering procedure.

23. R2-072205 teaches the mobile station of claim 21; R2-072205 may not have explicitly mentioned wherein the baseband processor is operable to adapt to changing or configurable window sizes used for the time window. Marinier teaches changing or configurable window sizes used for the time window ([0457]). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 to allow configurable window sizes to facilitate reordering procedure.

24. R2-072205 teaches the mobile station of claim 21; R2-072205 does not explicitly mention wherein the baseband processor is operable to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size. Marinier teaches monitoring for system information transmissions based on a specified window size indicated in received information rather than a default window size ([0457]:: if window size is changed for reordering purpose, then it is only reasonable that the changing window sizes are monitored). It would have been obvious to one of ordinary skill in the art when the invention was made to modify the method in R2-072205 to allow configurable window sizes to facilitate reordering procedure.

Claims 6, 13, 16 and 22 are rejected under 35 U.S.C. 103(a) as being

unpatentable over "Draft Text Proposal Capturing Agreements on System Information"

(R2-072205) in view of Kashima et al (US 2007/0217362 A1, Kashima).

6. R2-072205 teaches the method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information; R-072205 does not explicitly shows it includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 to maintain flexibility of scheduling.

13. R2-072205 teaches the method of claim 12; R-072205 does not explicitly shows wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information so to cease monitoring within a given time (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 as a flexibility to scheduling subframes.

16. R2-072205 teaches the method of claim 15; R-072205 does not explicitly shows it further comprising recognizing an end-of-system-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 to maintain flexibility of scheduling.

22. R2-072205 teaches the mobile station of claim 21; R-072205 does not explicitly shows wherein the baseband processor is operable to recognize an end-of-system-information indicator in a signal subframe received within the time window and terminate monitoring for the time window in response. Kashima teaches an end-of-system-information indicator in a last subframe of the given time window that carries system information (0069 and 0072). It would have been obvious to one of ordinary skill in the art when the invention was made to program an end-of-system information function as taught by Kashima to the indicator method in R2-072205 to maintain flexibility of scheduling.

Conclusion

The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

- 1. Tenny, US 2008/0225823 A1:: scheduling of dynamic broadcast channel
- 2. Umesh et al, US 2009/0303939 A1:: shared data channel assigning
Application/Control Number: 12/664,347 Art Unit: 2462

3. Nguyen, US 2006/0034245 A1:: showing a part of the HS-SCCH subframe or

a part of its associated HS-PDSCH subframe overlaps with a downlink transmission gap

on the associated DPCH, fig. 6.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Xavier Wong whose telephone number is 571.270.1780. The examiner can normally be reached on Monday through Friday 10:30 am - 8:00 pm (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Seema Rao can be reached on 571.272.3174. 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.

/Xavier Szewai Wong/ Primary Examiner, Art Unit 2462 17th December 2011

Notice of Beferences Cited	Application/Control No. 12/664,347	Applicant(s)/Patent Under Reexamination DAHLMAN ET AL.		
Notice of References Cited	Examiner	Art Unit	_	
	Xavier Szewai Wong	2462	Page 1 of 1	

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	А	US-2009/0303939 A1	12-2009	Umesh et al.	370/329
*	В	US-2008/0225823 A1	09-2008	Tenny, Nathan Edward	370/345
*	С	US-2008/0225765 A1	09-2008	Marinier et al.	370/310
*	D	US-2007/0217362 A1	09-2007	Kashima et al.	370/330
*	Е	US-2006/0034245 A1	02-2006	Nguyen, Phong	370/345
	F	US-			
	G	US-			
	Н	US-			
	Ι	US-			
	J	US-			
	к	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

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

NON-PATENT DOCUMENTS

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

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

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

Notice of References Cited

Part of Paper No. 20111217B

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L2	273924	("370"/\$.ccls. "455"/\$.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 21:16
L3	3	L2 and (over\$11ap \$5 over\$11aid) with (scheduling adj unit SU SU\$2) same (system adj information SIB)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 21:16
L4	1618	L2 and (over\$11ap \$5 over\$11aid) with (scheduling adj unit SU SU\$2)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 21:18
L5	51	L2 and (over\$11ap \$5 over\$11aid) near3 (scheduling adj unit SU SU\$2) and (system adj information SIB)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 21:18
L7	23	L2 and (over\$11ap \$5 over\$11aid) with sub\$1frame with channel	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 21:56

EAST Search History (Interference)

< This search history is empty>

12/ 18/ 2011 10:04:41 PM C:\ Documents and Settings\ xwong\ My Documents\ EAST\ Workspaces\ Dahlman 2011.12.17.w sp



UNITED STATES PATENT AND TRADEMARK OFFICE

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

BIB DATA SHEET

CONFIRMATION NO. 1464

SERIAL NUM 12/664,34	IBER 17	FILING or DATE 12/11/2	371(c)		CLASS 370	GR	OUP ART 2462	UNIT	ΑΤΤΟ	DRNEY DOCKET NO. 4015-6727 /
RULE									F	P24241-US2
APPLICANTS Erik Dahlman, Bromma, SWEDEN; Vera Vukajlovic, Stockholm, SWEDEN;										
** CONTINUIN This appl wh	** CONTINUING DATA ***********************************									
** FOREIGN A	PPLICA	ATIONS ******	********	******	* Ve	rified /	/XSW/ 201	1.12.17		
** IF REQUIRE 08/13/20	D, FOF 10		LICENS	E GRA	ANTED **					
Foreign Priority claim 35 USC 119(a-d) con	ed ditions met		Met af Allowa	ter ince	STATE OR COUNTRY	SH DRA	HEETS WINGS	TOT/ CLAII	AL MS	INDEPENDENT CLAIMS
Verified and Acknowledged	Examiner's	Signature	Initials		SWEDEN		6	25	I	5
ADDRESS										
COATS & 1400 Cre	& BENN scent C	ETT, PLLC Green, Suite 30	00							
Cary, NC UNITED	: 27518 STATE:	S								
TITLE										
Transmis	sion of	System Inforn	nation on	a Dow	nlink Shared Cha	annel				
							🗅 All Fe	es		
	EEEQ.	Authority bac	boon aive	n in D	apor		🖵 1.16 F	ees (Fil	ing)	
FILING FEE No. to charge/credit DEPOSIT ACCOUNT								ing Ext. of time)		
1680	1680 No for following:									
							Cther Other			
							Credit			

Doc code: IDS

Doc description: Information Disclosure Statement (IDS) Filed

PTO/SB/08a (01-09) Approved for use through 02/28/2009. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

	Application Number		12/664347	
	Filing Date		2009.12.11	
INFORMATION DISCLOSURE	First Named Inventor Dahlm		man	
(Not for submission under 37 CER 1 99)	Art Unit		2462	
	Examiner Name	1.	Xavier Szewai Wong/	
	Attorney Docket Numb	er	4015-6727	

	Remove									
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	lssue D)ate	Name of Patentee or Applicant Re right for the former of cited Document right for the former of the			Columns,Lines whe nt Passages or Rele s Appear	re evant
	1									
If you wish to add additional U.S. Patent citation information please click the Add button.										
			U.S.P	ATENT	APPLIC	CATION PUBI	LICATIONS		Remove	
Examiner Initial*	aminer Cite No Publication Number Kind Code1 Publication Date Name of Patentee or Applicant Releva					Columns,Lines whe nt Passages or Rele s Appear	re evant			
	1									
If you wis	h to ac	d additional U.S. Publi	shed Ap	plication	n citation	n information p	lease click the Ado	d button	Add	
				FOREIC	GN PAT	ENT DOCUM	ENTS		Remove	
Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ²	/ i	Kind Code⁴	Publication Date	Name of Patentee Applicant of cited Document	e or v F F	Pages,Columns,Line vhere Relevant Passages or Releva Figures Appear	rs nt ^{T⁵}
/XSW/	1	1799003	EP		A1	2007-06-20	Matsushita Electric Industrial Co., Ltd.			
/XSW/	2	2007/052917	WO		A1	2007-05-10	LG Electronics, Inc.			
If you wisl	h to ac	d additional Foreign Pa	atent Do	cument	citation	information pl	ease click the Add	button	Add	
			NON	I-PATE	NT LITE	RATURE DO	CUMENTS		Remove	

	Application Number		
	Filing Date		
INFORMATION DISCLOSURE	First Named Inventor Dahlm		nan
(Not for submission under 37 CER 1 99)	Art Unit		
	Examiner Name		
	Attorney Docket Number		4015-6727

Examine Initials*	Examiner Cite 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, pages(s), volume-issue number(s), publisher, city and/or country where published.								
/xsw/	1	3RD GENERATION PARTNERSHIP PROJECT. "System Information Scheduling and Change Notification." 3GPP TSG-RAN2 Meeting #58, Tdoc R2-071912, Kobe, Japan, 7-11 May 2007.							
	2 3RD GENERATION PARTNERSHIP PROJECT. "Draft Text Proposal Capturing Agreements on System Information." 3GPP TSG-RAN2 Meeting #58, Tdoc R2-072205, Kobe, Japan, 7-11 May 2007.								
	3 3RD GENERATION PARTNERSHIP PROJECT. "Transmission of Dynamic System Information." 3GPP TSG-RAN2 Meeting #58bis, R2-072543, Orlando, FL, US, 25-29 June 2007.								
	4	3RD GENERATION PARTNERSHIP PROJECT. "Transmission of Dynamic System Information." 3GPP TSG-RAN2 Ad-hoc Meeting, Tdoc R2-075559, Vienna, Austria, 13-14 December 2007.							
\mathbf{V}	5	3RD GENERATION PARTNERSHIP PROJECT. 3GPP TS 36.300 V8.0.0 (2007-03). 3rd Generation Partnership Project; Technical Specification Group Radio Access Network; Evolved Universal Terrestrial Radio Access (E-UTRA) and Evolved Universal Terrestrial Radio Access network (E-UTAN); Overall description; Stage 2 (Release 8).							
If you wis	sh to a	d additional non-patent literature document citation information please click the Add button Add							
		EXAMINER SIGNATURE							
Examine	r Signa	ture /Xavier Szewai Wong/ Date Considered 2011.12.17							
*EXAMIN citation if	'EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.								
¹ See Kind Standard S ⁴ Kind of do English lan	¹ See Kind Codes of USPTO Patent Documents at <u>www.USPTO.GOV</u> or MPEP 901.04. ² Enter office that issued the document, by the two-letter code (WIPO Standard ST.3). ³ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁴ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Applicant is to place a check mark here if English language translation is attached.								

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	1	12/664347	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 06:17
L2	49196	(Dahlman Vukajlovic).IN. Ericsson.AS.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 06:32
L3	2	L2 and (re\$1cur \$5 adj2 window). clm.	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 06:38

EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L4	10008	(Dahlman Vukajlovic).1N. Ericsson.AS.	USPAT; UPAD	OR	ON	2011/12/18 06:38
L5	1	L4 and (re\$1cur \$5 adj2 window). clm.	USPAT; UPAD	OR	ON	2011/12/18 06:38
L6	6	L4 and RNTI.clm.	USPAT; UPAD	OR	ON	2011/12/18 06:55

12/18/2011 6:57:14 AM

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	23391	(370/311,328- 334,468.ccls. 455/422.1.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 13:55
L2	44	L1 and RNTI same (schedul\$5 SU SU \$2)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 13:55
L4	425	L1 and (repetitive repeat\$3 recurr\$5) with (schedul\$5 adj unit SU SU\$2)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:17
L5	2	L1 and (repetitive repeat\$3 recurr\$5) with (schedul\$5 adj unit SU SU\$2) and RNTI	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:18
L6	273924	("370"/\$.ccls. "455"/ \$.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:19
L7	1	L6 and (repetitive repeat\$3 recurr\$5) with (schedul\$5 adj unit SU) and RNTI	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:19
L8	10	L6 and (repetitive repeat\$3 recurr\$5) with window and RNTI	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:24
L9	0	L6 and (over\$lap\$5 over\$1laid) with (schedul\$5 adj unit SU) and RNTI	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:27

file:///Cl/Documents%20and%20Settings/xwong/My%20Doc...347/EASTSearchHistory.12664347_AccessibleVersion.htm (1 of 2)12/18/2011 2:28:08 PM

EAST Search History (Interference)

< This search history is empty>

12/ 18/ 2011 2:28:05 PM C:\ Documents and Settings\ xwong\ My Documents\ EAST\ Workspaces\ Dahlman 2011.12.17.wsp

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	23391	(370/311,328- 334,468.ccls. 455/422.1.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 13:55
L6	273924	("370"/\$.ccls. "455"/ \$.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:19
L11	37	L1 and RNTI same (schedul\$5 SU SU \$2) and (repeat\$6 repetitive recurr\$5 over\$1lap\$5 over \$1laid)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:36
L12	15	L1 and RNTI same (schedul\$5 SU SU \$2) and (repeat\$6 repetitive recurr\$5 over\$1lap\$5 over \$1laid) and (window system adj information)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:37
L13	37	L1 and RNTI same (schedul\$5 SU SU \$2) and (repeat\$6 repetitive recurr\$5 over\$11ap\$5 over \$11aid) and (window system adj information RNTI)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:37
L14	43	L6 and RNTI same (schedul\$5 SU SU \$2) and (repeat\$6 repetitive recurr\$5 over\$11ap\$5 over \$11aid) and (window system adj information)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:52

L15	2	L6 and RNTI and	US-PGPUB;	OR	ON	2011/12/18
		(schedul\$5 SU SU	USPAT; EPO;			15:19
		\$2) same (repeat\$6	JPO;			
		repetitive recurr\$5	DERWENT;			
		over\$1lap\$5 over	IBM_TDB			
		\$1laid) with sub				
		\$1frame				

EAST Search History (Interference)

< This search history is empty>

12/ 18/ 2011 3:21:11 PM C:\ Documents and Settings\ xwong\ My Documents\ EAST\ Workspaces\ Dahlman 2011.12.17.w sp

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L6	273924	("370"/\$.ccls. "455"/\$.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:19
L7	1	L6 and (repetitive repeat\$3 recurr\$5) with (schedul\$5 adj unit SU) and RNTI	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:19
L8	10	L6 and (repetitive repeat\$3 recurr\$5) with window and RNTI	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:24
L9	1	L6 and (over\$lap \$5 over\$1laid) with window and RNTI	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:30
L10	1	L6 and (repetitive repeat\$3 recurr\$5) with (schedul\$5 adj unit SU) and RNTI and system adj information	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 14:31

EAST Search History (Interference)

< This search history is empty>

12/ 18/ 2011 3:21:28 PM C:\ Documents and Settings\ xwong\ My Documents\ EAST\ Workspaces\ Dahlman 2011.12.17.wsp

SI-RNTI OR "end-of-system information RNTI" - Google Scholar	Page 1 of 1
Web Images Videos Maps News Shopping Gmail More -	My Citations Scholar Preferences Sign in
Google scholar SI-RNTI OR "end-of-system information RNTI"	My Citations Advanced Scholar Search
Scholar Articles and patents 2007 include citations	Create email alertResults 1 - 4
[BOOK] How insects affect the cotton plant and means of combating them WD Pierce - 1917 - books.google.com ina) Ia, oiti miiI tpm irui n tlw i'niiilu ut I-uM»,Uwu.sl L . S. Deion uiou ia .Vglivuliure. I KAn MI .iIS ' I;ri.i.KTI.N s:HI. Inseet attaek ; ig; i iii sl rntl on begins With tin. Seedlinl' u ,nuns nniil the iI:IIII is destro\ed when pieking is over. Ii seems hest . I herefoiv. In I Ii Cited by 5 - Related articles - Library Search - All 2 versions	1 [HTML . Page 6. / und eon
OM Corbino - Il Nuovo Cimento (1895-1900), 1900 - Springer anode non 6 maggiore di quella di pl'ima. Espe,~'ienza 3"~ Sullo s~esso nucleo di levee sono av- volt.i due si~rnti (li file gPosso, i qunli fan pnrte di un civcuito Page 3. (34 O. 31. CORBINO the contiene anche una batteria di 5	
Using untagged B^{0} \rightarrow DK_ {S} to determine γ M Gronau, Y Grossman, N Shuhmaher, A Soffer Physical Review D, 2004 - APS Page 1. Using untagged B0\DKS to determine M. Gronau, 1 Y. Grossman, 1,2,3 N. Shuhmaher, 1 A. Soffer,4 and J. Zupan1,5 1Department of Physics, Technion–Israel Institute of Technology, Technion City, 32000 Haifa, Israel Cited by 26 - Related articles - BL Direct - All 16 versions	
불꽃기-수분해 증착에 의한 Ti-doped BSG 도파박막의 제작 전영윤, 이용태, 전은숙, 정석종 한국광학회지, 1994 - dbpia.co.kr Tio, doped BSG 박막이 BSG 박막의 흡수대 역과 유사하게 나타났다. 이것은 Si-rnTi T8이im가S01i7c첨0를가나나되Si타지C내-B않고는흡있수B었S대G지역의만에경굴포우 o변,것화의으를로함고량여이려겨진최할다대때. 10mol%가 추정되고 있다	i 결합 홉수대역 절함 B 률된,
Create email alert	

SI-RNTI OR "end-of-system informa Search

.

.

About Google Scholar - About Google - My Citations

©2011 Google

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L2	273924	("370"/\$.ccls. "455"/\$.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 21:16
L11	177	L2 and (modif\$6 chang\$1able) with window adj size	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/19 00:10
L12	1	L2 and (modif\$6 chang\$1able) with window adj size and SIB	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/19 00:10

EAST Search History (Interference)

< This search history is empty>

12/ 19/ 2011 12:36:19 AM C:\ Documents and Settings\ xwong\ My Documents\ EAST\ Workspaces\ Dahlman 2011.12.17.wsp

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
12	273924	("370"/\$.ccls. "455"/\$.ccls.) and (@rlad < "20070618" @ad < "20070618")	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 21:16
L8	1	"SI-RNTI" and "ESI-RNTI"	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 23:04
L9	0	L2 and RNTI with (end adj system)	US-PGPUB; USPAT; EPO; JPO; DERWENT; IBM_TDB	OR	ON	2011/12/18 23:09

EAST Search History (Interference)

< This search history is empty>

12/18/2011 11:10:12 PM

C:\ Documents and Settings\ xwong\ My Documents\ EAST\ Workspaces\ Dahlman 2011.12.17.wsp

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	12664347	DAHLMAN ET AL.
	Examiner	Art Unit
	Xavier Szewai Wong	2462

	SEARCHED		
Class	Subclass	Date	Examiner

SEARCH NOTES		
Search Notes	Date	Examiner
EAST image, class and keyword search in USPAT, US-PGPUB,	2011.12.17	/XSW/
DERWENT, EPO, JPO, and IBM_TDB (please see search history)		
Inventor Name and Assignee search in PALM and EAST	2011.12.17	/XSW/
EAST combined subclass, image and text search:: 370/311,328-334,468 and 455/422.1	2011.12.17	/XSW/

	INTERFERENCE SEARCH		
Class	Subclass	Date	Examiner

ſ

Part of Paper No. : 20111217B

UNITED STAT	tes Patent and Tradem ^a	RK OFFICE UNITED STA United Stat Address: COMM PO. Box Alexand www.usp	ATES DEPARTMENT OF COMMERCE s Patent and Trademark Office ISSIONER FOR PATENTS 1450 ia, Virginia 22313-1450 togov
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
12/664,347	12/11/2009	Erik Dahlman	4015-6727 / P24241-US2
			CONFIRMATION NO. 1464
24112 COATS & BENNETT PLLC	2	PUBLICA	TION NOTICE

COATS & BENNETT, PLLC 1400 Crescent Green, Suite 300 Cary, NC 27518

Title: Transmission of System Information on a Downlink Shared Channel

Publication No.US-2010-0297991-A1 Publication Date:11/25/2010

NOTICE OF PUBLICATION OF APPLICATION

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

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

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

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

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



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

Applicant(s)

Erik Dahlman, Bromma, SWEDEN; Vera Vukajlovic, Stockholm, SWEDEN; Assignment For Published Patent Application TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), Stockholm, SE

Power of Attorney: The patent practitioners associated with Customer Number 24112

Domestic Priority data as claimed by applicant

This application is a 371 of PCT/SE2008/050407 04/10/2008 which claims benefit of 60/944,628 06/18/2007

Foreign Applications

If Required, Foreign Filing License Granted: 08/13/2010

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 12/664,347**

Projected Publication Date: 11/25/2010

Non-Publication Request: No

Early Publication Request: No

page 1 of 3

Title

Transmission of System Information on a Downlink Shared Channel

Preliminary Class

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

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

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

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

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

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

LICENSE FOR FOREIGN FILING UNDER

Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

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

page 2 of 3

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).

page 3 of 3

UNITED STATES PATENT A	nd Trademark Office	UNITED STATI United States I Address: COMMISS PO. Box 14 Alexandria, www.uspto.g	ES DEPARTM Patent and Tr SIONER FOR P 50 Virginia 22313-145 20V	IENT OF COMMERCE rademark Office ATENTS 0
U.S. APPLICATION NUMBER NO.	FIRST NAMED APPLICANT		ATT	Y. DOCKET NO.
12/664,347	Erik Dahlman		4015-67	27 / P24241-US2
24112		INTERN	ATIONAL AP	PLICATION NO.
COATS & BENNETT, PLLC		PC	CT/SE2008	3/050407
1400 Crescent Green, Suite 300		I.A. FILIN	G DATE	PRIORITY DATE
Cary, NC 27518		04/10/	2008	06/18/2007
		(37 ⁻		

Date Mailed: 08/17/2010

NOTICE OF ACCEPTANCE OF APPLICATION UNDER 35 U.S.C 371 AND 37 CFR 1.495

The applicant is hereby advised that the United States Patent and Trademark Office in its capacity as a Designated / Elected Office (37 CFR 1.495), has determined that the above identified international application has met the requirements of 35 U.S.C. 371, and is ACCEPTED for national patentability examination in the United States Patent and Trademark Office.

The United States Application Number assigned to the application is shown above and the relevant dates are:

<u>12/11/2009</u> DATE OF RECEIPT OF 35 U.S.C. 371(c)(1), (c)(2) and (c)(4) REQUIREMENTS 12/18/2009 DATE OF COMPLETION OF ALL 35 U.S.C. 371 REQUIREMENTS

A Filing Receipt (PTO-103X) will be issued for the present application in due course. **THE DATE APPEARING ON THE FILING RECEIPT AS THE " FILING DATE" IS THE DATE ON WHICH THE LAST OF THE 35 U.S.C. 371 (c)(1), (c)(2) and (c)(4) REQUIREMENTS HAS BEEN RECEIVED IN THE OFFICE. THIS DATE IS SHOWN ABOVE**. *The filing date of the above identified application is the international filing date of the international application (Article 11(3) and 35 U.S.C. 363).* Once the Filing Receipt has been received, send all correspondence to the Group Art Unit designated thereon.

The following items have been received:

- Copy of the International Application filed on 12/11/2009
- Copy of the International Search Report filed on 12/11/2009
- Copy of IPE Report filed on 12/11/2009
- Preliminary Amendments filed on 12/11/2009
- Information Disclosure Statements filed on 12/11/2009
- Oath or Declaration filed on 12/11/2009
- U.S. Basic National Fees filed on 12/11/2009
- Assignee Statement for PGPUB filed on 12/11/2009
- Priority Documents filed on 12/11/2009
- Power of Attorney filed on 12/23/2009

page 1 of 2

FORM PCT/DO/EO/903 (371 Acceptance Notice)

Applicant is reminded that any communications to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above (37 CFR 1.5)

KAREN R MCLEAN

Telephone: (703) 756-1463

FORM PCT/DO/EO/903 (371 Acceptance Notice)

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby appoint the Practitioners associated with the following Customer Number:

24112

as attorneys or agents to represent the undersigned before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications assigned only to the undersigned according to the USPTO assignment records or assignment documents attached to this form in accordance with 37 CFR 3.73(b). This appointment will automatically lapse five years after the date of execution of this document unless earlier revoked.

Assignee Name and Address:

Telefonaktiebolaget L M Ericsson (publ) SE-164 83 Stockholm Sweden

SIGNATURE of Assignee of Record

The individuals whose signatures and titles are supplied below are authorized to act on behalf of the assignee

	Date	October 15, 2007
	Tolophone	+46.8 7198250
Inte: Senior vice President and General Counsel	relephone	140 0 1 100200

Signature Min Murpherson	Date	October 15, 2007
Title: Vice President	Telephone	+46 8 7190619

PTO/SB/96 (04-07) Approved for use through 09/30/2007. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act or 1995, no persons are required to respond to a collection or informat	ion unless it displays a valid OlviB control numbe
STATEMENT UNDER 37 CFR 3.73(b)	
Applicant/Patent Owner: <u>Dahlman</u>	
Application No./Patent No.: <u>12/664,347</u> Filed/Issue Date: <u>December 11, 2(</u>	009
Entitled: Transmission of System Information on a Downlink Shared Channel	
_Telefonaktiebolaget LM Ericsson (publ) , a <u>Corporation</u> (Name of Assignee) (Type of Assignee, e.g., corporation, pa	irtnership, university, government agency, etc.)
states that it is: 1. 🖌 the assignee of the entire right, title, and interest; or	
2. an assignee of less than the entire right, title and interest (The extent (by percentage) of its ownership interest is%)	
in the patent application/patent identified above by virtue of either:	
A. An assignment from the inventor(s) of the patent application/patent identified abov in the United States Patent and Trademark Office at Reel <u>023644</u> , Frame _ thereof is attached.	e. The assignment was recorded 0119, or for which a copy
B. A chain of title from the inventor(s), of the patent application/patent identified abov	e, to the current assignee as follows:
1. From: To:	
The document was recorded in the United States Patent and Trademark O Reel, Frame, or for which a copy the	ffice at reof is attached.
2. From: To:	
The document was recorded in the United States Patent and Trademark O Reel, or for which a copy th	ffice at lereof is attached.
3. From: To: To:	<u>()</u>
Reel, Frame, or for which a copy f	flice at thereof is attached.
Additional documents in the chain of title are listed on a supplemental sheet.	
As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of the chain of title assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.	from the original owner to the 11.
[NOTE: A separate copy (<i>i.e.</i> , a true copy of the original assignment document(s)) n Division in accordance with 37 CFR Part 3, to record the assignment in the rec 302.08]	nust be submitted to Assignment ords of the USPTO. <u>See</u> MPEP
The undersigned (whose title is supplied below) is authorized to act on behalf of the assi	ignee.
/Michael D. Murphy/	December 23, 2009
Signature	Date
Michael D. Murphy	919-854-1844
Printed or Typed Name	Telephone Number
Attorney, Reg. No. 44,958	
Litle This collection of information is required by 37 CER 3.73(b). The information is required to obtain or retain a	benefit by the public which is to file (and by th

complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

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

Electronic Acknowledgement Receipt				
EFS ID:	6704176			
Application Number:	12664347			
International Application Number:				
Confirmation Number:	1464			
Title of Invention:	Transmission of System Information on a Downlink Shared Channel			
First Named Inventor/Applicant Name:	Erik Dahlman			
Customer Number:	24112			
Filer:	Michael Murphy/Laura Wade			
Filer Authorized By:	Michael Murphy			
Attorney Docket Number:	4015-6727 / P24241-US2			
Receipt Date:	23-DEC-2009			
Filing Date:				
Time Stamp:	17:30:05			
Application Type:	U.S. National Stage under 35 USC 371			

Payment information:

Submitted wit	Submitted with Payment no				
File Listing):				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Power of Attorney	POA.pdf	29796 cc366f6b785e3a92ff7d215f19176ecdfb394 bcb	no	1
Warnings:			· · ·	<u> </u>	
Information:					

2	Assignee showing of ownership per 37 CFR 3.73(b).	SB96.pdf	43093 2/548205ad94c9/4650fada12/c30e2/03e08 3de	no	1
Warnings:					·
Information	:				
		Total Files Size (in bytes):		2889	
This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated docume characterized by the applicant, and including page counts, where applicable. It serves as evidence of receip Post Card, as described in MPEP 503. <u>New Applications Under 35 U.S.C. 111</u> If a new application is being filed and the application includes the necessary components for a filing date (s 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 Acknowledgement Receipt will establish the filing date of the application. <u>National Stage of an International Application under 35 U.S.C. 371</u> If a timely submission to enter the national stage of an international application is compliant with the cond U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course. <u>New International Application Filed with the USPTO as a Receiving Office</u> If a new international application is being filed and the international application includes the necessary cor an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescription: national security, and the date shown on this Acknowledgement Receipt will establish the international filing the perilertion.					

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

)

)

)

)

)

)

)

In re Application of: **Dahlman**, *et al.*

Serial No.: TBA

Filed: TBA

For: Transmission of System Information on a Downlink Shared Channel

Examiner (Unknown) Group Art Unit (Unknown)

Attorney Docket No. 4015-6727

Cary, North Carolina 11 December 2009

PRELIMINARY AMENDMENT

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

Sir:

Please be advised that this is a U.S. National Stage Filing of PCT Application

PCT/SE2008/050407.

Prior to examination, please amend the application as indicated below.

Amendments to the Claims

1. (Currently amended) A method of transmitting system information on the downlink of a wireless communication network comprising:

transmitting (410) system information in recurring time windows overlaid on a sequence of transmit channel subframes;

dynamically selecting (402)-which subframes within a given time window are to be used for carrying the system information; and

including (406 / 408) an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

2. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window.

4. (Original) The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

5. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information.

6. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. (Original) The method of claim 1, further comprising varying window sizes of the recurring time windows.

8. (Original) The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. (Original) The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

10. (Currently amended) A network transmitter (110) comprising a baseband processor (130) configured to:

generate system information in recurring time windows overlaid on a sequence of transmit channel subframes;

dynamically select which subframes within a given time window are to be used for carrying system information; and

include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

11. (Original) The network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards.

12. (Currently amended) A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising:

transmitting (400 – 416) system information in regularly occurring time windows, each time window spanning some number of successive subframes; and indicating (406 / 408) to receiving user equipment which subframes within a given time window carry system information.

13. (Original) The method of claim 12, wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating

the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window.

14. (Original) The method of claim 12, further comprising dynamically selecting which subframes within a given time window are to be used for carrying system information.

15. (Currently amended) A method for a mobile station to receive system information from a supporting wireless communication network, the method comprising:

- beginning monitoring (500 and 502) for the receipt of system information at the start of each time window in a succession of recurring time windows used for the transmission of system information, each said time window spanning a number of signal subframes;
- within each time window, monitoring (504 510) each signal subframe for an indication of system information and reading system information from the signal subframe if such information is present; and terminating monitoring (512) at least at the end of the time window.

16. (Original) The method of claim 15, further comprising recognizing an end-ofsystem-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response.

17. (Original) The method of claim 15, further comprising adapting to changing or configurable window sizes used for the time window.

18. (Original) The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. (Original) The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. (Original) The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes.

21. (Currently amended) A mobile station (120)-comprising a baseband processor (140)-operable to:

begin monitoring for the receipt of system information at the start of each time window in a succession of recurring time windows used for the transmission of system information, each said time window spanning a number of signal subframes;

within each time window, monitor each signal subframe for an indication of system information and reading system information from the signal subframe if such information is present; and

terminate monitoring at least at the end of the time window.

22. (Original) The mobile station of claim 21, wherein the baseband processor is operable to recognize an end-of-system-information indicator in a signal subframe received within the time window and terminate monitoring for the time window in response.

23. (Original) The mobile station of claim 21, wherein the baseband processor is operable to adapt to changing or configurable window sizes used for the time window.

24. (Original) The mobile station of claim 21, wherein the baseband processor is operable to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size.

25. (Original) The mobile station of claim 21, wherein the baseband processor is operable to recognize different types of system information based on different system information indicators detected in different signal subframes.

5

<u>Remarks</u>

Applicant submits the foregoing claim amendments prior to examination on the merits for consideration by the Examiner. The amendments revise claims 1-25 by removing reference numbers. The claims are otherwise unchanged; thus, no new matter has been added.

Applicant respectfully requests that the Examiner enter the amendments prior to examination on the merits.

Respectfully submitted,

COATS & BENNETT P.L.L.C.

עעי

Michael D. Murphy Registration No. 44,958 Telephone: (919) 854-1844

Date: 11 December 2009

Doc code: IDS

PTO/SB/08a (01-09) Approved for use through 02/28/2009. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number. Doc description: Information Disclosure Statement (IDS) Filed

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number			
	Filing Date			
	First Named Inventor Dahlm		man	
	Art Unit			
	Examiner Name			
	Attorney Docket Number		4015-6727	

U.S.PATENTS							Remove			
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue D	Date	Name of Patentee or Applicant of cited Document			Columns,Lines where Int Passages or Relev s Appear	∋ /ant
	1									
If you wisl	h to ao	dd additional U.S. Pater	t citatio	n inform	ation pl	ease click the	Add button.	-	Add	
			U.S.P	ATENT	APPLI	CATION PUBI	LICATIONS		Remove	
Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publication Name of Patentee or Applicant Re of cited Document Fig				Pages Releva Figure	Columns,Lines where Int Passages or Relev s Appear	e /ant
	1									
If you wisl	h to ac	d additional U.S. Publis	shed Ap	plicatior	n citatio	n information p	lease click the Ado	d button	Add	
				FOREI	GN PAT	ENT DOCUM	ENTS		Remove	
Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ²	/ i	Kind Code⁴	Publication Date	Name of Patentee Applicant of cited Document	e or V F	Pages,Columns,Lines where Relevant Passages or Relevan [:] Figures Appear	T₅
	1	1799003	EP		A1	2007-06-20	Matsushita Electric Industrial Co., Ltd.			
	2	2007/052917	WO	D A1		2007-05-10	LG Electronics, Inc.			
If you wis	h to ac	d additional Foreign Pa	atent Do	cument	citation	information pl	ease click the Add	button	Add	•
			NON	I-PATE		RATURE DO	CUMENTS		Remove	

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		
	Filing Date		
	First Named Inventor Dahln		nan
	Art Unit		
	Examiner Name		
	Attorney Docket Numb	er	4015-6727

		_						
Examiner Initials*	Cite No	Inclue (bool publis	de name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item a, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), sher, city and/or country where published.	5				
	1	3RD (TSG-	GENERATION PARTNERSHIP PROJECT. "System Information Scheduling and Change Notification." 3GPP RAN2 Meeting #58, Tdoc R2-071912, Kobe, Japan, 7-11 May 2007.					
	2	3RD (3GPF	GENERATION PARTNERSHIP PROJECT. "Draft Text Proposal Capturing Agreements on System Information." TSG-RAN2 Meeting #58, Tdoc R2-072205, Kobe, Japan, 7-11 May 2007.					
	3	3RD (Meeti	3RD GENERATION PARTNERSHIP PROJECT. "Transmission of Dynamic System Information." 3GPP TSG-RAN2 Meeting #58bis, R2-072543, Orlando, FL, US, 25-29 June 2007.					
	4	3RD GENERATION PARTNERSHIP PROJECT. "Transmission of Dynamic System Information." 3GPP TSG-RAN2 Ad-hoc Meeting, Tdoc R2-075559, Vienna, Austria, 13-14 December 2007.						
	5	3RD GENERATION PARTNERSHIP PROJECT. 3GPP TS 36.300 V8.0.0 (2007-03). 3rd Generation Partnership Project; Technical Specification Group Radio Access Network; Evolved Universal Terrestrial Radio Access (E-UTRA) and Evolved Universal Terrestrial Radio Access network (E-UTAN); Overall description; Stage 2 (Release 8).						
If you wis	h to a	dd add	itional non-patent literature document citation information please click the Add button Add					
			EXAMINER SIGNATURE					
Examiner	Signa	ture	Date Considered					
*EXAMIN citation if	ER: Ir not in	itial if confor	reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a mance and not considered. Include copy of this form with next communication to applicant.					
¹ See Kind C Standard ST ⁴ Kind of doo English lang	Codes c F.3). ³ f cument juage tr	of USPT ^I For Japa by the a anslatio	O Patent Documents at <u>www.USPTO.GOV</u> or MPEP 901.04. ² Enter office that issued the document, by the two-letter code (WIPO inese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent docume appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Applicant is to place a check mark her n is attached.) ent. ere il				

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number			
	Filing Date			
	First Named Inventor	Dahlm	hlman	
	Art Unit			
	Examiner Name			
	Attorney Docket Number		4015-6727	

CERTIFICATION STATEMENT								
Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):								
	That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).							
OR								
	That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).							
	See attached certification statement.							
	Fee set forth in 37 CFR 1.17 (p) has been submitted herewith.							
×	X None							
SIGNATURE A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.								
Signature		/Michael D. Murphy/	Date (YYYY-MM-DD)	2009-12-11				
Name/Print		Michael D. Murphy	Registration Number	44958				
This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria ,								

VA 22313-1450.

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

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

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these record s.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
 - 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.
| Electronic Patent Application Fee Transmittal | | | | | | | | |
|---|---|--------------------|----------|--------|-------------------------|--|--|--|
| Application Number: | | | | | | | | |
| Filing Date: | | | | | | | | |
| Title of Invention: | Transmission of System Information on a Downlink Shared Channel | | | | | | | |
| First Named Inventor/Applicant Name: | Erik Dahlman | | | | | | | |
| Filer: | Michael Murphy/Laura Wade | | | | | | | |
| Attorney Docket Number: | 40 | 15-6727 / P24241-U | S2 | | | | | |
| Filed as Large Entity | | | | | | | | |
| U.S. National Stage under 35 USC 371 Filing | Fee | 5 | | | | | | |
| Description | | Fee Code | Quantity | Amount | Sub-Total in
USD(\$) | | | |
| Basic Filing: | | | | | | | | |
| National Stage Fee | | 1631 | 1 | 330 | 330 | | | |
| Natl Stage Search Fee - Report provided | | 1642 | 1 | 430 | 430 | | | |
| National Stage Exam - all other cases | | 1633 | 1 | 220 | 220 | | | |
| Pages: | | | | | | | | |
| Claims: | | | | | | | | |
| Claims in excess of 20 | | 1615 | 5 | 52 | 260 | | | |
| Independent claims in excess of 3 | | 1614 | 2 | 220 | 440 | | | |
| Miscellaneous-Filing: | | | | | | | | |

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	1680

Electronic Acknowledgement Receipt						
EFS ID:	6623076					
Application Number:	12664347					
International Application Number:	PCT/SE08/50407					
Confirmation Number:	1464					
Title of Invention:	Transmission of System Information on a Downlink Shared Channel					
First Named Inventor/Applicant Name:	Erik Dahlman					
Customer Number:	24112					
Filer:	Michael Murphy/Laura Wade					
Filer Authorized By:	Michael Murphy					
Attorney Docket Number:	4015-6727 / P24241-US2					
Receipt Date:	11-DEC-2009					
Filing Date:						
Time Stamp:	17:51:39					
Application Type:	U.S. National Stage under 35 USC 371					

Payment information:

Submitted wit	h Payment	yes					
Payment Type	2	Electronic Funds Transfer					
Payment was	ent was successfully received in RAM \$1680						
RAM confirma	tion Number	4107					
Deposit Accou	unt						
Authorized Us	er						
File Listing	File Listing:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		

1	Application Data Sheet	AppData adf	967595	50	E			
	Application Data Sheet	Αρρυατα.ροι	a7ac0891fc8a78cf164d559853b1b14d5581 5a7b	no	5			
Warnings:								
Information			1					
2		WQ2008156412 pdf	742563	Ves	19			
-		1102000100112.put	75437f0fae0f12944c07ff5d1d4aa6b6c7dbb 63c					
	Multip	art Description/PDF files in	.zip description					
	Document Des	scription	Start	E	nd			
	Abstrac	t	1		2			
	Specificati	on	3		9			
	Claims		10		13			
	Drawings-only black and v	vhite line drawings	14		19			
Warnings:								
Information			1					
3	Documents submitted with 371 Applications	IPRP.pdf	334208 56b2617f257bdb581f170125ed7f8bac5dc 73c68	no	8			
Warnings:								
- Information:								
1	Opth or Declaration filed	Declaration ref	64791		1			
4	Oath of Declaration filed	Declaration.pdf	52fd2784058eb41847416070f2fc61be811f 3172	no				
Warnings:	·		·		<u>.</u>			
Information:	:							
5	Preliminary Amendment	PrelimAmendment odf	440853	no	6			
			e431066003c438c76b7b5a19718a1be8ff9f 5ac0					
Warnings:								
Information	:							
6	Information Disclosure Statement (IDS)	IDS.pdf	608383	no	4			
	Filed (SB/08)	d48a4b42d91554b24c182d672b7f74abad b969ae						
Warnings:								
Information	;							
A U.S. Patent N autoloading of you are citing L within the Imag Documents or	A U.S. Patent Number Citation or a U.S. Publication Number Citation is required in the Information Disclosure Statement (IDS) form for autoloading of data into USPTO systems. You may remove the form to add the required data in order to correct the Informational Message if you are citing U.S. References. If you chose not to include U.S. References, the image of the form will be processed and be made available within the Image File Wrapper (IFW) system. However, no data will be extracted from this form. Any additional data such as Foreign Patent Documents or Non Patent Literature will be manually reviewed and keyed into USPTO systems.							

		Total Files Size (in bytes): 65	14190	
Information:					
Warnings:					
13	Fee Worksheet (PTO-875)	fee-info.pdf	37872 87913caade32e00c63c00a2ef456aef49d85 1c33	no	2
Information:					
Warnings:					
			d66ec6774c8c59e056eba22a7200a9aac60 38448		
12	NPL Documents	R2-075559.pdf	58304	no	4
Information:					
Warnings:		1	1		1
11	NPL Documents	R2-072543.pdf	016d83f7e06e95a0e927dc9de2051411173 6a35d	no	4
Information:			69705		
Warnings:					
			03fabb4320b182ea775f4d37a5af89f5e801 a3d3		
10	NPL Documents	R2-072205.pdf	129403	no	8
Information:					
Warnings:			4301		I
9	NPL Documents	R2-071912.pdf	e20bfd7ac47c7d69e527936a971e4f0cc44b	no	6
			66539		
Information:					
Waxnings	-		f978845e038dba3b3d507e6071c274e553f 127bd		
8	Foreign Reference	WO2007052917.pdf	1438740	no	27
Information:					
Warnings:		1	1	1	1
/	Foreign Reference			no	1 21
7	Earoian Poference	ED1700002 adf	1555234		51

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 Shoot 37 CEP 1 76	Attorney Docket Number	4015-6727 / P24241-US2					
		Application Number						
Title of Invention	Transmission of System Information on a Downlink Shared Channel							
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 non-reference 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.)

Applicant Information:

 \square

Applic	Applicant 1														
Applicant Authority Inventor CLegal Representative under 35 U.S.C. 117 Party of Interest under 35 U.S.					r 35 U.S.	C. 118									
Prefix	Gi	ven Name				Middle Na	me			Fami	ily Nam	e			Suffix
	Eri	k								Dahlr	nan				
Resid	lenc	e Informatio	n (Select	One)	Ο	US Residend	cy (No	n US Re	sidency	A () 1	ctive L	IS Military	y Service	
City	Bro	mma			Co	ountry Of Re	esider	ncei	SE						
Citize	nshi	p under 37 C	FR 1.41(b) i	SE										
Mailin	g A	ddress of Ap	plicant:	1											
Addre	ss 1		Tackjarn	svager	า 12										
Addre	ss 2	2													
City		Bromma						Stat	e/Provir	nce					
Posta	l Co	de	SE-168 €	58			Cou	untry ⁱ	SE		!				
Annlia															
Applic	ant.	<u>Z</u> Authority (•)	Inventor	ΩL€	edal	Representativ	/e und	er 35 l	J.S.C. 11	7		of Inter	est unde	- r 35 U.S.	 C. 118
Prefix	Gi	ven Name				Middle Na	me			Fami	ilv Nam	<u>е</u>			Suffix
		ra				initiality into				Vuka	ilovic	-			Cuiiix
Resid	lenc	e Informatio	n (Select	One)		US Residenc	ev (n US Re	sidency		ctive I	IS Militan	v Service	
City	Sto	ckholm	(Ocicor		<u> </u>	untry Of Re	sider	ncei	SF		0,			,	
Citize	nehi	n under 37 C	ER 1 /1/	b) i	SE										
Mailin	α Δ <i>ι</i>	dress of An	nlicant:	5 7 ·											
Addre	9 ~ ss 1		Freidata	n 45											
	ee 7)	rojgata	1.10											
City	.33 2	Stockholm						Stat	o/Drovir		1				
Deste	10-		RE 112	10			Cer	Intra							
Posta	Postal Code SE-113 49 Country SE														
All In\ genera	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).

An Address is being provided for the correspondence Information of this application.

PTO/SB/14 (07-07) Approved for use through 06/30/2010. 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 4015-6727 / P24241-US2			
			Application Number			
Title of Invention Transmission of System Information on a Downlink Shared Channel						
Customer Numbe	er	24112				
Email Address mmurphy@coatsand			bennett.com		Add Email	Remove Email
Email Address		lwade@coatsandben	nett.com		Add Email	Remove Email

Application Information:

Title of the Invention	Transmission of System Information on a Downlink Shared Channel						
Attorney Docket Number	4015-6727 / P24241-US2 Small Entity Status Claimed						
Application Type	Nonprovisional						
Subject Matter	Utility						
Suggested Class (if any)			Sub Class (if any)				
Suggested Technology C	enter (if any)						
Total Number of Drawing Sheets (if any)			Suggested Figure	for Publication (if any)			
Publication Information:							

ublication information:

 \square

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 this information in the Appli- Enter either Customer are completed the Custome	should be provided for all cation Data Sheet does not co Number or complete r Number will be used for the	I practitioners having a power onstitute a power of attorney in t the Representative Name Representative Information dur	of attorney in the application. Providing he application (see 37 CFR 1.32). e section below. If both sections ing processing.
Please Select One:	 Customer Number 	O US Patent Practitioner	Limited Recognition (37 CFR 11.9)
Customer Number	24112		

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, or 365(c) or indicate National Stage entry from a PCT application. Providing this information in the application data sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78(a)(2) or CFR 1.78(a)(4), and need not otherwise be made part of the specification.							
Prior Application Status	Pending	Remove					
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)				
	a 371 of international	PCT/SE2008/050407	2008-04-10				
Prior Application Status	Expired		Remove				

PTO/SB/14 (07-07)

Approved for use through 06/30/2010. 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 Sha	ot 27 CED 1 76	Attorney D	ocket Number	4015-6727	/ P24241-US2	
		el 37 CFK 1.70	Application	n Number			
Title of Invention	Transm	nission of System Inforr	mation on a D	ownlink Shared Cl	hannel		
Application Nu	mber	Continuity	Туре	Prior Applicati	ion Number	Filing Date (Y	YYY-MM-DD)
PCT/SE2008/050407	7	non provisional of		60944628		2007-06-18	
Additional Domestic Benefit/National Stage Data may be generated within this form							

by selecting the Add button.

Foreign Priority Information:

This section allows for the app not claimed. Providing this info and 37 CFR 1.55(a).	plicant to claim benefit of foreign prio prmation in the application data shee	rity and to identify any prior foreign application of constitutes the claim for priority as required	n for which priority is by 35 U.S.C. 119(b)
		Re	move
Application Number	Country ⁱ	Parent Filing Date (YYYY-MM-DD)	Priority Claimed
			● Yes ○ No
Additional Foreign Priority Add button.	Data may be generated within the	his form by selecting the	Add

Assignee Information:

Providing this information in the application data sheet does not substitute for compliance with any requirement of part 3 of Title 37 of the CFR to have an assignment recorded in the Office.

Assignee 1			Remove
If the Assignee is an O	rganization check here.	×	
Organization Name	Telefonaktiebolaget LM Eri	icsson (publ)	
Mailing Address Info	rmation:		
Address 1	S-164 83		
Address 2			
City	Stockholm	State/Province	
Country ⁱ SE		Postal Code	
Phone Number		Fax Number	
Email Address		· · ·	
Additional Assignee D button.	ata may be generated wit	thin this form by selecting the Add	Add

Signature:

A signature of CFR 1.4(d) for	of the applicant or rep or the form of the sig	presentative is nature.	required in accordance with	37 CFR 1.33 and 10.18.	Please see 37
Signature	/Michael D. Murphy/			Date (YYYY-MM-DD)	2009-12-11
First Name	Michael	Last Name	Murphy	Registration Number	44958

PTO/SB/14 (07-07) Approved for use through 06/30/2010. 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 27 CED 1 76	Attorney Docket Number	4015-6727 / P24241-US2
		Application Number	
Title of Invention	Transmission of System Inforr	nation on a Downlink Shared Cl	nannel

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



(12) INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(19) World Intellectual Property Organization International Bureau



- (43) International Publication Date 24 December 2008 (24.12.2008)
- (51) International Patent Classification: *H04L 1/00* (2006.01) *H04J 3/00* (2006.01)
- (21) International Application Number: PCT/SE2008/050407
- (22) International Filing Date: 10 April 2008 (10.04.2008)
- (25) Filing Language: English
- (26) Publication Language: English
- (30) Priority Data: 60/944,628 18 June 2007 (18.06.2007) US
- (71) Applicant (for all designated States except US): TELE-FONAKTIEBOLAGET LM ERICSSON (PUBL) [SE/SE]; S-164 83 Stockholm (SE).
- (72) Inventors; and

- (75) Inventors/Applicants (for US only): DAHLMAN, Erik [SE/SE]; Tackjärnsvägen 12, S-168 68 Bromma (SE).
- (54) Title: TRANSMISSION OF SYSTEM INFORMATION



(10) International Publication Number WO 2008/156412 A2

VUKAJLOVIC, Vera [SE/SE]; Frejgatan 45, S-113 49 Stockholm (SE).

- (74) Agent: HASSELGREN, Joakim; Ericsson AB, Patent Unit LTE, S-164 80 Stockholm (SE).
- (81) Designated States (unless otherwise indicated, for every kind of national protection available): AE, AG, AL, AM, AO, AT, AU, AZ, BA, BB, BG, BH, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DO, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, GT, HN, HR, HU, ID, IL, IN, IS, JP, KE, KG, KM, KN, KP, KR, KZ, LA, LC, LK, LR, LS, LT, LU, LY, MA, MD, ME, MG, MK, MN, MW, MX, MY, MZ, NA, NG, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RS, RU, SC, SD, SE, SG, SK, SL, SM, SV, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, ZA, ZM, ZW.
- (84) Designated States (unless otherwise indicated, for every kind of regional protection available): ARIPO (BW, GH, GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM, ZW), Eurasian (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM),

[Continued on next page]

(57) Abstract: In one embodiment, a method of transmitting system information on a down link shared channel structured as successive subframes includes transmitting (400 - 416) system information in regularly occurring time windows, each time window spanning some number of successive subframes. The method further includes indicating (406 / 408) to receiving user equipment (120) which subframes within a given time window carry system information. The method and variations of it are applied, for example, to the transmission of dynamic system information on the down link shared channel or other down link channel in a 3GPP E-UTRA wireless communication network (100).

WO 2008/156412 A2

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))
- of inventorship (Rule 4.17(iv))

Published:

 without international search report and to be republished upon receipt of that report

TRANSMISSION OF SYSTEM INFORMATION

BACKGROUND

Technical Field

The present invention generally relates to wireless communication networks, and particularly relates to the transmission of system information to user equipment (UE) operating in such networks, such as the transmission of system information by radio base stations in a wireless communication network configured according to 3GPP E-UTRA (evolved Universal Terrestrial Radio Access) standards, also referred to as 3GPP LTE (Long Term Evolution). Background

In the 3GPP LTE, downlink user-data transmission is carried out on the Downlink Shared Channel (DL-SCH) transport channel. In LTE, the time dimension is divided into radio frames of length 10 ms, where each radio frame consists of 10 subframes, each of length 1 ms corresponding to 14 OFDM (orthogonal frequency-division multiplexing) symbols. Each subframe consists of two slots, each of length 0.5 ms or seven OFDM symbols. Note that, in case of Time Division Duplex (TDD), only a subset of the subframes of one frame is available for downlink transmission. On the other hand, in case of Frequency Division Duplex (FDD), all subframes on a downlink carrier are available for downlink transmission.

In LTE, the overall time/frequency-domain physical resource is divided into resource blocks, where each resource block consists of twelve OFDM subcarriers during one slot, DL-SCH transmission to a UE is carried out using a set of such resource blocks during one subframe. Layer 1 / Layer 2 (L1/L2) control signaling, also known as the Physical Downlink Control Channel (PDCCH), is transmitted at the beginning of each subframe. The L1/L2 control channel is typically used to inform a UE about various items. For example, the L1/L2 control channel may identify whether the DL-SCH carries data to the UE in the given subframe. More specifically, the L1/L2 control channel then includes the RNTI (Radio Network Temporary Identifier) associated with the UE for which the DL-SCH carries data in the given subframe. The L1/L2 control channel then also identifies the physical resource, more specifically the specific set of resource blocks that is used for the DL-SCH transmission to the specific UE in the given subframe. Moreover, the L1/L2 control channel then identifies the transport format (e.g. the modulation scheme and coding rate) used for DL-SCH transmission to the specific UE in the given subframe. Separate DL-SCH transmissions, using different physical resources (different resource blocks), can be carried out to different UEs during the same subframe. In this case there are multiple L1/L2 control channels, one for each UE that is to receive DL-SCH transmission in the given subframe.

In addition to user data, system information is also transmitted on the downlink within each cell. The system information may, e.g., include: public Land Mobile Network (PLMN) identity/identities, identifying the operator(s) to which the cell "belongs"; Neighbor-cell list, i.e. a list

PCT/SE2008/050407

of the cells that are neighbors to the current cell; and different parameters used by the user terminal when accessing the system, e.g. random-access parameters and cell-access restrictions. The system information can be divided into two parts, one part being fixed and the other part being dynamic. The fixed part of the system information is transmitted on a pre-determined physical resource, i.e. a specific set of OFDM subcarriers during a specific time interval. using a pre-determined transport format. There is thus no flexibility in the amount of information in the fixed part of the system information. There is also no flexibility in the transmission structure (the physical resource and the transport format) used for the fixed part of the system information. In LTE, the fixed part of the system information is transmitted using the BCH (broadcast control channel) transport channel. Furthermore, for LTE it is currently assumed that the BCH is transmitted in the six centre resource blocks in subframe #0 of each frame.

The dynamic part of the system information is assumed to be transmitted using the DL-SCH, or at least a DL-SCH-like transport channel, similar to normal data transmission as described above. New UEs continuously "enter" the cell, either entering from a neighbor cell, due to poweron, or upon return from out-out-service, and the UEs must quickly acquire the system information. Thus the system information (both the fixed part on the BCH and the dynamic part on the DL-SCH or a DL-SCH-like channel) should be repeated regularly.

As an example, in LTE the fixed part of the system information (transmitted using the BCH) is assumed to be repeated every 40 ms. Also the dynamic part of the system information should be repeated more or less regularly. However, different portions of the dynamic part of the system information are more or less time critical, in the sense of how quickly the UE must acquire it, and thus need to be repeated more or less often. This can be described so that the dynamic part of the system information is divided into different so-called scheduling units, also referred to as System Information Messages. In general, information corresponding to scheduling unit number n should be repeated more often than information corresponding to scheduling unit number n+1. As an example, scheduling unit #1 (SU-1) may be repeated (approximately) once every 80 ms, scheduling unit #2 (SU-2) may be repeated (approximately) once every 160 ms, scheduling unit #3 (SU-3) may be repeated (approximately) once every 320 ms, etc.

SUMMARY

The invention described below allows for transmission of the dynamic part of the system information fulfilling these requirements and desirable properties while, at the same time, allowing for low UE complexity. One aspect of the teachings presented herein is to transmit system information in regularly occurring (system information) windows, with specific RNTIs indicating the presence of system information in a subframe, and with another specific RNTI indicating the end of system information transmission. This enables UEs to stop receiving, demodulating and decoding subframes when no more system information is expected during the current window.

2

PCT/SE2008/050407

In one embodiment, a method of transmitting system information on a downlink shared channel structured as successive subframes includes transmitting system information in regularly occurring time windows, each time window spanning some number of successive subframes. The method further includes indicating to receiving user equipment which subframes within a given time window carry system information.

Of course, the present invention is not limited to the above features and advantages. Indeed, those skilled in the art will recognize additional features and advantages upon reading the following detailed description, and upon viewing the accompanying drawings.

BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 is a block diagram of an embodiment of a wireless network that overlays or otherwise defines a recurring sequence of time windows for the transmission of dynamic system information using subframes falling within the defined time windows.

Figure 2 is a diagram of an embodiment of different system-information time windows having different repetition periods.

Figure 3 is a diagram of an embodiment of overlaying or otherwise defining a recurring sequence of time windows for the transmission of dynamic system information using subframes falling within the defined time windows.

Figure 4 is a flow diagram of an embodiment of program logic for overlaying or otherwise defining a recurring sequence of time windows for the transmission of dynamic system information using subframes falling within the defined time windows.

Figure 5 is a flow diagram of an embodiment of program logic for processing recurring system-information time windows containing dynamic system information included in subframes falling within the defined time windows.

Figure 6 is a diagram of an embodiment of variably sized recurring system-information time windows for the transmission of system information.

Figure 7 is a diagram of an embodiment of different system-information time windows.

DETAILED DESCRIPTION

Figure 1 illustrates an embodiment of a wireless network 100 including one or more network transmitters 110 such as a radio base station which services one or more UEs 120. The network transmitter 110 includes a baseband processor 130 for generating one or more scheduling units 132 (also referred to as System Information Messages) including dynamic parts of the system information. The network transmitter 110 sends the scheduling units 132 to the UE 120 using different system-information windows. In one embodiment, the system-information windows occur with a period corresponding to the repetition period of the most frequently occurring scheduling unit 132 as shown in Figure 2 where "SU-n" refers to the nth scheduling unit 132. System

PCT/SE2008/050407

information corresponding to the most frequently occurring scheduling unit 132 is transmitted within each system-information window while less frequently-occurring scheduling units 132 are transmitted only within a sub-set of the system-information windows, where system information is shown as a shaded area in Figure 2. For illustrative purposes only, system information corresponding to a second one of the scheduling units 132 could be transmitted within every second window, system information corresponding to a third one of the scheduling units 132 could be transmitted within every fourth window, and so on.

In one embodiment, the transmission timing corresponding to each scheduling unit 132 can be pre-specified when a limited amount of transmission periods are employed by the network 100. In another embodiment, the window transmission timing can be signaled to the UE 120, e.g. when more specific values for transmitted scheduling units 132 are specified. Either way, a variable window size can be used if the amount of system information is not the same in each window. In one embodiment, the window size is increased when system information from additional scheduling units 132 is transmitted.

Figure 3 illustrates one embodiment of transmitting the dynamic (possibly changing) system information within regularly occurring windows with well-defined starting points (specific subframes) and of a certain size in number of (consecutive) subframes. In the illustration, the system-information windows, more generally regarded as recurring time windows defined for the transmission of system information, start at subframe #5 of the frame with frame number 8*k and have a size of 13 subframes. The network transmitter 110 only transmits the dynamic part of the system information within these windows. Moreover, the window occurs (is repeated) often enough to fulfill the repetition rate of the most often repeated system information (in LTE terminology, system information corresponding to the first scheduling unit 132, as described above).

In one or more embodiments, within each recurring time window, the transmission of system information is carried out similar to the transmission of user data on DL-SCH (dynamic resource and transport format with signaling on L1/L2 control channel), with some exceptions. Instead of using an RNTI of a specific UE 120, a specific System-Information RNTI (SI-RNTI), indicating that system information to be read by all UEs 120 is being transmitted, is included in the corresponding L1/L2 control signaling. Also, for the last piece of system information to be transmitted within the window, the SI-RNTI is replaced with an End-of-System-Information RNTI (ESI-RNTI). The reception of an ESI-RNTI informs the UE 120 that no more system information is transmitted within the window. The UE 120 can stop demodulating and decoding the L1/L2 control channel when there is no more system information to be transmitted in the window, thus improving UE power-saving performance.

Moreover, the system information does not have to be transmitted in consecutive subframes. This way, the network transmitter 110 can dynamically avoid transmitting system

PCT/SE2008/050407

information in certain subframes when a more pressing need for subframes arises, e.g., when a subframe is needed for high priority downlink data transmission or for uplink transmission in case of TDD. In addition, the set of subframes in which system information is actually transmitted does not have to be the same between consecutive windows. Furthermore, the network transmitter 110 can dynamically vary the number of subframes used to carry system information without prior knowledge of the UE 120 (i.e., prior to the UE 120 reading the L1/L2 control channel).

As non-limiting examples, the teachings presented herein for transmitting system information yields several desirable properties. For example, there are several requirements and desired properties for the transmission of the dynamic part of the system information. From a UE power-consumption point of-view, it is desirable to transmit the different parts of the system information as close in time as possible to each other, in the ideal case in a set of consecutive subframes. This enables the UE 120 to receive the maximum amount of system information during a minimum reception time, reducing UE reception time and UE power consumption.

The teachings herein also allow system information to be transmitted in recurring time windows, where the particular subframes within each window used for carrying system information are selectable. If current conditions, e.g., competing transmission priorities permit, the system information can be transmitted in a contiguous set of subframes within the time window.

It is also desirable to have flexibility in terms of exactly where the system information is transmitted, i.e., exactly which set of subframes within a given time window carries the system information. Some subframes, depending on the situation, may not be available for transmitting system information. For example, some TDD subframes may not be available for downlink transmission. In another example, for latency reasons there may, in some situations, be a benefit to not having too many consecutive subframes used for transmission of system information, thus making them unavailable for downlink user data transmission. As such, it is also desirable to dynamically (with low delay) decide in exactly what subframes the system information is to be transmitted.

Further, it is desirable to have flexibility in the rate by which different parts of the system information is repeated. In this way, a higher repetition rate (shorter repetition period) can be used, e.g. in the case of wider overall transmission bandwidth, when the overhead of the system-information transmission is less of a concern. It is desirable to have flexibility in the number of subframes used to transmit the system information. As an example, in case of smaller overall bandwidth or larger cells, more subframes may be needed to transmit a given set of system information. Moreover, the amount of system information, e.g. neighbor lists and PLMN lists may be of different sizes for different cells.

The teachings presented herein provide for methods and apparatuses where system information is transmitted within recurring time windows, but with flexible selection of which subframes within those windows are used to carry system information. Figure 4 illustrates one

5

PCT/SE2008/050407

embodiment of program logic for transmitting system information from the network transmitter 110 to the UE 120. According to this embodiment, the baseband processor 130 included in the network transmitter 110 initializes the first subframe in the system-information window (Step 400). The baseband processor 130 then determines whether the current subframe is to be used for transmission of system information (Step 402). If so, the baseband processor 130 determines whether the current subframe is the last subframe in the window (Step 404). If the current subframe is the last subframe, the RNTI of the L1/L2 control channel is set to ESI-RNTI for indicating to the UE 120 that the subframe is the last subframe in the window containing system information. (Step 406). Otherwise, the control channel RNTI is set to SI-RNTI for indicating to the UE 120 that the subframe information, but is not the last subframe. (Step 408). The corresponding system information is transmitted on the DL-SCH within the current subframe (Step 410). The baseband processor 130 determines whether the last window subframe has been transmitted (Step 412). If not, Steps 402 – 412 are repeated for the next subframe within the window. The system information transmission process ends when the last subframe is transmitted (Step 416).

Figure 5 illustrates one embodiment of program logic carried out by the UE 120 for processing the system information transmitted by the network transmitter 110. According to this embodiment, the UE 120 includes a baseband processor 140 for demodulating and decoding received subframes. A window detection and evaluation unit 150 included in or associated with the baseband processor 140 begins the window reception process by initializing the first subframe received within the window (Step 500). The baseband processor 150 then demodulates and decodes the L1/L2 control channel of the current subframe (Step 502). The window detection and evaluation unit 150 determines whether either SI-RNTI or ESI-RNTI is detected for the current subframe (Step 504). If so, the baseband processor 140 demodulates and decodes the corresponding DL-SCH transport block to retrieve the system information provided therewith (Step 506). The window detection and evaluation unit 150 then determines whether the current subframe is the last subframe in the window or the last subframe containing system information, e.g., whether the RNTI of the control channel is ESI-RNTI (Step 508). If neither condition exists, Steps 502 - 508 are repeated for the next subframe within the window (Step 510). The baseband processor 140 stops demodulating and decoding DL-SCH transport blocks when either the last subframe or ESI-RNTI is detected, indicating no more system information is forthcoming (Step 512). Thus, the UE 120 demodulates and decodes the control channel starting with the first subframe in the system information window and checks for specific system information RNTIs until either the ESI-RNTI is detected or the last window subframe is received.

As discussed above, some parts of the system information (corresponding to the scheduling units 132) may not need to be repeated as often as some other parts of the system information, implying that certain windows will include more data (more scheduling units 132) than

other windows. Thus, the window size may be of varying length, with a longer window at the time instances where more system information (more scheduling units 132) is to be transmitted. Figure 6 provides an illustration of a variable-length window embodiment.

Note that the window size can be specified in either the radio-access specification or be configurable. In case of a configurable window size, the UE 120 can use a default (large) window size before it is informed (via the system information) about the actual window size. Moreover, the RNTI may indicate more than just system information such as more details about the system information. In one embodiment, several different SI-RNTIs could be used, e.g., SI-RNTI1, SI-RNTI2, SI-RNTI3, ..., with corresponding multiple ESI-RNTIs, e.g., ESI-RNTI1, ESI-RNTI2, ESI-RNTI3, etc.

In one embodiment, the scheduling units 132 transmitted at the same time use the same system-information window as shown in the upper part of Figure 7. Alternatively, the scheduling units 132 are transmitted using different system-information windows as shown in the lower part of Figure 7. In either embodiment, system information is transmitted in regularly occurring system-information windows, with specific RNTIs indicating the presence of system information in a subframe, and with another specific RNTI indicating the end of system information transmission.

Of course, other variations are contemplated. Thus, the foregoing description and the accompanying drawings represent non-limiting examples of the methods and apparatus taught herein for the transmission of system information. As such, the present invention is not limited by the foregoing description and accompanying drawings. Instead, the present invention is limited only by the following claims and their legal equivalents.

CLAIMS

What is claimed is:

1. A method of transmitting system information on the downlink of a wireless communication network comprising:

- transmitting (410) system information in recurring time windows overlaid on a sequence of transmit channel subframes;
- dynamically selecting (402) which subframes within a given time window are to be used for carrying the system information; and
- including (406 / 408) an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

2. The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window.

4. The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

5. The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information.

6. The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. The method of claim 1, further comprising varying window sizes of the recurring time windows.

PCT/SE2008/050407

8. The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

- A network transmitter (110) comprising a baseband processor (130) configured to: generate system information in recurring time windows overlaid on a sequence of transmit channel subframes;
 - dynamically select which subframes within a given time window are to be used for carrying system information; and
 - include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

11. The network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards.

12. A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising:

- transmitting (400 416) system information in regularly occurring time windows, each time window spanning some number of successive subframes; and
- indicating (406 / 408) to receiving user equipment which subframes within a given time window carry system information.

13. The method of claim 12, wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window.

14. The method of claim 12, further comprising dynamically selecting which subframes within a given time window are to be used for carrying system information.

15. A method for a mobile station to receive system information from a supporting wireless communication network, the method comprising:

beginning monitoring (500 and 502) for the receipt of system information at the start of each time window in a succession of recurring time windows used for the transmission of system information, each said time window spanning a number of signal subframes;
within each time window, monitoring (504 – 510) each signal subframe for an indication of system information and reading system information from the signal subframe if such information is present; and

terminating monitoring (512) at least at the end of the time window.

16. The method of claim 15, further comprising recognizing an end-of-system-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response.

17. The method of claim 15, further comprising adapting to changing or configurable window sizes used for the time window.

18. The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes.

21. A mobile station (120) comprising a baseband processor (140) operable to: begin monitoring for the receipt of system information at the start of each time window in a succession of recurring time windows used for the transmission of system information, each said time window spanning a number of signal subframes;

within each time window, monitor each signal subframe for an indication of system information and reading system information from the signal subframe if such information is present; and

terminate monitoring at least at the end of the time window.

10

PCT/SE2008/050407

22. The mobile station of claim 21, wherein the baseband processor is operable to recognize an end-of-system-information indicator in a signal subframe received within the time window and terminate monitoring for the time window in response.

23. The mobile station of claim 21, wherein the baseband processor is operable to adapt to changing or configurable window sizes used for the time window.

24. The mobile station of claim 21, wherein the baseband processor is operable to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size.

25. The mobile station of claim 21, wherein the baseband processor is operable to recognize different types of system information based on different system information indicators detected in different signal subframes.



1/6





FIG. 4

3/6



FIG. 5



FIG. 6

5/6



6/6

PATENT COOPERATION TREATY

PCT



INTERNATIONAL PRELIMINARY REPORT ON PATENTA (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTIO	DN See From D	CTUDE AMAG
P24241W01	FURFURTHERACTIC	UN See Form P	C 1/1PEA/416
International application No.	International filing date (da	ay/month year)	Priority date (day/month/year)
PCT/SE2008/050407	10-04-2008		18-06-2007
International Patent Classification (IPC) o	r national classification and	IPC	
See Supplemental Box			
Applicant			
TELEFONAKTIEBOLAGET L	M ERICSSON (PU	BL) et al	
1. This report is the international pre Authority under Article 35 and tr	liminary examination report. ansmitted to the applicant ac	c established by this cording to Article 3	s International Preliminary Examining 36.
2. This REPORT consists of a total of	of <u>8</u> sheets, in	ncluding this cover	sheet.
3. This report is also accompanied by	y ANNEXES, comprising:		
a. (sent to the applicant	and to the International Bur	<i>reau)</i> a total of	sheets as follows:
sheets of the	description, claims and/or dra	awings which have	been amended and are the basis of this report
and/or sheets	containing rectifications auth	horized by this Aut	hority (see Rule 70.16 and Section 607 of the
Administrativ	e instructions). supersede earlier sheets, but	which this Authori	ty considers contain an amendment that goes
beyond the di	sclosure in the international	application as filed	, as indicated in item 4 of Box No. I and the
Supplemental	Box.		
b (sent to the Internatio	<i>mal Bureau only)</i> a total of (i	indicate type and n	umber of electronic carrier(s))
form only as indicate	containing : ed in the Supplemental Box R	a sequence listing a	and/or tables related thereto, in electronic
Administrative Instru	ctions).		c Lising (see Section 602 of the
4. This report contains indications re	lating to the following items	s:	
Box No. I Basis of	f the report		
Box No. 11 Priority			
Box No. III Non-est	ablishment of opinion with r	regard to novelty, ir	nventive step and industrial applicability
Box No. IV Lack of	unity of invention		
Box No. V Reasone applicat	ed statement under Article 35 bility: citations and explanati	5(2) with regard to ions supporting suc	novelty, inventive step or industrial h statement
Box No. VI Certain	documents cited	of the second	
Box No. VII Certain	defects in the international a	pplication	
Box No. VIII Certain	observations on the internati	ional application	
Date of submission of the demand	D	Date of completion of	of this report

	Date of completion of this report
16-04-2009	22-09-2009
Name and mailing address of the IPEA/SE	Authorized officer
Patent- och registreringsverket Box 5055	
S-102 42 STOCKHOLM	Anders Ackeberg / EÖ
Facsimile No. +46 8 667 72 88	Telephone No. +46 8 782 25 00

Form PCT/IPEA/409 (cover sheet) (January 2009)

٠

.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/SE2008/050407

Supplemental Box

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

International patent classification (IPC)

H04J 3/00 (2006.01) H04B 7/26 (2006.01) H04W 68/00 (2009.01) H04W 74/04 (2009.01)

Form PCT/IPEA/409 (Supplemental Box) (January 2009)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

٠

International application No.

PCT/SE2008/050407

В	ox No. I	Basis of the report
1.	With	regard to the language. this report is based on:
	\boxtimes	the international application in the language in which it was filed.
		a translation of the international application into
		international search (Bular 12.2(s) and 122.1(b))
		publication of the international explication (D. J. 12.4()
		international proliminant examination (Rule 12.4(a)).
	W/66	international preliminary examination (Rules 55.2(a) and/or 55.3(a)).
<u></u> .	to the	regard to the elements of the international application, this report is based on (replacement sheets which have been furnished receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not ed to this report);
	\boxtimes	the international application as originally filed/furnished.
		the description:
		pagesas originally filed/furnished
		pages* received by this Authority on
	_	pages* received by this Authority on
		the claims:
		pagesas originally filed/furnished.
		pages*as amended (together with any statement) under Article 19
		pages* received by this Authority on
		pages* received by this Authority on
		the drawings:
		pagesas originally filed/furnished.
		pages* received by this Authority on
2		a sequence listing and/or any related table(s) – see Supplemental Box Relating to Sequence Listing.
Э.		The amendments have resulted in the cancellation of:
		the description, pages
		the claims, Nos.
		the drawings, sheets/figs
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 20.2(c))
		the description, pages
		the claims. Nos.
		the drawings, sheets/figs
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
5.		This report has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 70.2(c)).
6.		Supplementary international search report(s) from Authority(ies)
*	lf item	have been received and taken into account in drawing up this report (Rule 45bis.8(b) and (c)). 4 applies, some or all of those sheets may be marked "superseded."

Form PCT/IPEA/409 (Box No. 1) (January 2009)

Box No. V Reasoned statement u citations and explana				
	ander Article 3 tions supporti	35(2) with regard to novelty, in ng such statement	wentive step or industrial applicability;	
I. Statement				
Novelty (N)	Claims	1-25		YES
	Claims			NO
Inventive step (IS)	Claims Claims	<u>1-11, 13-25</u> 12		YES NO
Industrial applicability (IA)	Claims Claims	1-25	·	YES NO
. Citations and explanations (Rule 7	/0.7)			
The claimed invent.	ion			
ineed to	o ne tet	veared more or 16	55 DELEO.	
The claimed inven control informatio to the receiving selected to carry o	ntion so n in re UE whi control	olves this prob ecurring time wi ich subframes t information.	lem by transmitting ndows and indicating hat are dynamically	
The claimed invention control information to the receiving selected to carry of <u>Cited documents:</u>	ntion so n in re UE whi control	olves this prob ecurring time wi ich subframes t information.	lem by transmitting ndows and indicating hat are dynamically	
The claimed invent control information to the receiving selected to carry of <u>Cited documents:</u> D1: "Draft text pro- Information" R2-072205 3GPP TSG-RAN2 M Kobe, Japan, 74	ntion so n in re UE whi control oposal c Meeting th-11th	olves this prob ecurring time wi ich subframes t information. capturing agreeme #58 May 2007	ents on system	
The claimed invert control information to the receiving selected to carry of <u>Cited documents:</u> D1: "Draft text pro- Information" R2-072205 3GPP TSG-RAN2 M Kobe, Japan, 74 D2: "System information" R2-071912 3GPP TSG-RAN2 M Kobe, Japan, 74	Ntion so n in re UE whi control oposal o Meeting th-11th ation so Meeting th-11th	olves this prob ecurring time wi ich subframes t information. capturing agreeme #58 May 2007 cheduling and cha #58 May 2007	elem by transmitting ndows and indicating hat are dynamically ents on system	
The claimed invert control information to the receiving selected to carry of <u>Cited documents:</u> D1: "Draft text pro- Information" R2-072205 3GPP TSG-RAN2 M Kobe, Japan, 74 D2: "System informat notification" R2-071912 3GPP TSG-RAN2 M Kobe, Japan, 74 D3: 3GPP TS36.300 M	tion so n in re UE whi control oposal c Meeting th-11th ation so Meeting th-11th v8.0.0 (plves this prob ecurring time wi ich subframes t information. capturing agreeme #58 May 2007 cheduling and cha #58 May 2007 2007-03)	ents on system	
The claimed invert control information to the receiving selected to carry of <u>Cited documents:</u> D1: "Draft text pro- Information" R2-072205 3GPP TSG-RAN2 H Kobe, Japan, 74 D2: "System informat notification" R2-071912 3GPP TSG-RAN2 H Kobe, Japan, 74 D3: 3GPP TS36.300 M D4: WO 2007052917 A	ntion so n in re UE whi control oposal c Meeting th-11th ation so Meeting th-11th V8.0.0 (plves this prob ecurring time wi ich subframes t information. capturing agreeme #58 May 2007 cheduling and cha #58 May 2007 2007-03)	elem by transmitting ndows and indicating hat are dynamically ents on system	

International application No.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

٠

Form PCT/IPEA/409 (Box No. V) (January 2009)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/SE2008/050407

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: $Box \ V$

D1, which is considered to represent the most relevant prior art, describes transmission of system information in LTE. See the whole document.

D2, which is also considered to be a relevant document, describes system information scheduling. See the whole document.

D3, which is a background art document, is the 3Gpp specification for E-UTRA and E-UTRAN, overall description. See pages 36 and 72-74.

D4 is a background art document. According to D4, in the related art, it can be said that the system information is always fixed or non- flexible. Such fixed format allows a mobile terminal to easily detect and properly read the system information transmitted from the network. In contrast, the features of the invention in D4 allow at least some portions of the system information to be dynamically (or flexibly) changed. Appropriate indicators are included such that a mobile terminal can properly detect and read the dynamic (flexible) system information. See abstract, sections [3]-[4], [15], [32]-[34] and [44]-[59] and figures 2-3 and 7-8.

D5, which is a background art document, describes mapping of broadcast system information to a shared transport channel. See abstract, sections [0025]-[0026] and [0032]-[0048] and figures 6 and 10-12.

Claim 12

In D1, a group of system information blocks (SIBs) that have the same scheduling requirements are referred to as a Scheduling Unit (SU). The most frequently repeated SU (SU-1) carries scheduling information of the other SUs and indication in which the SU the SIB is included. An SU may furthermore be segmented, in which case segments are scheduled in subsequent consecutive subframes.

To indicate in which the SU the SIB is included is considered to be comparable to indicate which subframes that carries system information.

.../...

Form PCT/IPEA/409 (Supplemental Box) (January 2009)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/SE2008/050407

Supplemental Box

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

Hence, the claimed invention differs from D1 in that each subframe includes an indicator to indicate which subframe that carries system information. However, to include an indicator in each subframe, instead of an indicator in SU-1 that indicates which subframes that carries system information, is not considered to go beyond what can be expected from a person skilled in the art. Consequently, claim 12 is considered to fail to involve an inventive step.

Claims 1-11 and 13-25

The invention defined in claims 1-11 and 13-25 is not disclosed by any of these documents.

The cited prior art does not give any indication that would lead a person skilled in the art to the claimed invention of transmitting the system information in recurring time windows, each said time window spanning a

number of signal subframes, and dynamically selecting which sub-frames within a given time window are to be used and including an indicator in each of the selected sub-frames to indicate to receiving User Equipment that the sub-frame carries system information. Therefore, the claimed invention is not obvious to a person skilled in the art.

Accordingly, the invention defined in claims 1-11 and 13-25 is novel and is considered to involve an inventive step. The invention is industrially applicable.

Form PCT/IPEA/409 (Supplemental Box) (January 2009)
INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/SE2008/050407

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 1, 10, 12, 15 and 21 are not supported by the description as required by Article 6 PCT, as their scope is broader than justified by the description and drawings. The technical feature "downlink shared channel", included in claim 12, is missing in claims 1, 10, 15 and 21. Furthermore, the feature "dynamically selecting which subframes to be used for carrying the system information", included in claims 1 and 10, is missing in claim 12.

Since independent claims 1, 10, 12, 15 and 21 do not contain the same technical features, they do not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

Furthermore, claims 1, 10, 15 and 21 do not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. In claims 1 and 10 the expression "recurring time windows overlaid on a sequence of transmit channel subframes" is used. However, in claims 15 and 21 it is stated "recurring time window **used for transmission of system information**". Since different wordings are used, it is unclear if the matter for which protection is sought is equal for claims 1 and 10 as for claims 15 and 21.

The applicant has stated that the feature "downlink shared channel", included in claim 12, not is a technical feature essential to the definition of the invention, since it follows that "in LTE, the fixed part of the system information is using transmitted the BCH (broadcast control channel) transport channel" (see page 2). What should also be noted is found on page 2, lines 12-14, where it is stated "The dynamic part of the system information is assumed to be transmitted using the DL-SCH, or at least DL-SCH-like transport channel, similar to normal data transmission as described above". The applicant thus claims that transmitting system information on the DL-SCH is merely an alternative.

However, from the description it is obvious that the mentioned system information that is transmitted is **the dynamic part** of the system information (see page 2: lines 20-25 and 31).

.../...

Form PCT/IPEA/409 (Box No. VIII) (January 2009)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/SE2008/050407

Supplemental Box

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

The claimed invention is said to solve the problem that different portions of **the dynamic part** of the system information are more or less time critical, and thus need to be repeated more or less often. Furthermore, line 31 on page 2 states that "The invention described below allows for transmission of **the dynamic part** of the system information fulfilling these requirements and desirable properties while, at the same time, allowing for low UE complexity.

Hence, since the dynamic part is transmitted using the DL-SCH, the technical feature "downlink shared channel", missing in claims 1, 10, 15 and 21, is considered to be a technical features essential to the definition of the invention.

Furthermore, the applicant has referred to page 5, lines 24-26, in order to show the support in the description for claims 1 and 10. In the same section on that page (on lines 22-24) it is stated that "for latency reasons there may in some situations, be a benefit to not having too many consecutive subframes used for transmission of system information, thus making them unavailable for downlink user data transmission", i.e. the system information and downlink user data shares the same resources. This clearly shows that the system information, in claims 1 and 10, is sent on the DL-SCH.

Form PCT/IPEA/409 (Supplemental Box) (January 2009)

Box No. VIII (iv) DECLARATION: INVENTORSHIP (only for the purposes of the designation of the United States of America) The declaration must conform to the following standardized wording provided for in Section 214; see Notes to Boxes Nos. VIII, VIII (i) to (v) (in general) and the specific Notes to Box No. VIII (iv). If this Box is not used, this sheet should not be included in the request.
Declaration of inventorship (Rules 4.17(iv) and 51 <i>bis</i> . 1(a)(iv)) for the purposes of the designation of the United States of America:
I hereby declare that I believe I am the original, first and sole (if only one inventor is listed below) or joint (if more than one inventor is listed below) inventor of the subject matter which is claimed and for which a patent is sought.
This declaration is directed to the international application of which it forms a part (if filing declaration with application).
This declaration is directed to international application No. PCT/.SE2008/050407 (if furnishing declaration pursuant to Rule 26ter).
I hereby declare that my residence, mailing address, and citizenship are as stated next to my name.
I hereby state that I have reviewed and understand the contents of the above-identified international application, including the claims of said application. I have identified in the request of said application, in compliance with PCT Rule 4.10, any claim to foreign priority, and I have identified below, under the heading "Prior Applications," by application number, country or Member of the World Trade Organization, day, month and year of filing, any application for a patent or inventor's certificate filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed.
Prior Applications: US 60/944,628
I hereby acknowledge the duty to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the PCT international filing date of the continuation-in-part application.
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.
Name: .DAHLMAN, Erik.
Residence: Tackjärnsvägen 12,168 68 BROMMA, Sweden (city and either US state, if applicable, or country)
Mailing Address:
Citizenship: Sweden
Inventor's Signature: D Date: $2058 - 07 - 13$. (The signature must be that of the inventor, not that of the agent)
Name: VUKAJLOVIC, Vera
Residence: Frejgatan 45,113 49 STOCKHOLM, Sweden (city and either US state, if applicable, or country)
Mailing Address:
Citizenship: Sweden
(The signature must be that of the inventor, not that of the agent)
This declaration is continued on the following sheet, "Continuation of Box No. VIII (iv)".

Electronic Acknowledgement Receipt						
EFS ID:	6623170					
Application Number:	12664347					
International Application Number:						
Confirmation Number:	1464					
Title of Invention:	Transmission of System Information on a Downlink Shared Channel					
First Named Inventor/Applicant Name:	Erik Dahlman					
Customer Number:	24112					
Filer:	Michael Murphy/Laura Wade					
Filer Authorized By:	Michael Murphy					
Attorney Docket Number:	4015-6727 / P24241-US2					
Receipt Date:	11-DEC-2009					
Filing Date:						
Time Stamp:	18:00:25					
Application Type:	U.S. National Stage under 35 USC 371					

Payment information:

Submitted wit	h Payment	no	no					
File Listing	J:							
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)			
1	NPL Documents	3GPP-TS-36-300.pdf	792229 4f6e3fbeca4f2e4fca68ba6d945cc3d9d41b 2b3e	no	82			
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. (12) INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(19) World Intellectual Property Organization International Bureau



- (43) International Publication Date 24 December 2008 (24.12.2008)
- (51) International Patent Classification: *H04L 1/00* (2006.01) *H04J 3/00* (2006.01)
- (21) International Application Number: PCT/SE2008/050407
- (22) International Filing Date: 10 April 2008 (10.04.2008)
- (25) Filing Language: English
- (26) Publication Language: English
- (30) Priority Data: 60/944,628 18 June 2007 (18.06.2007) US
- (71) Applicant (for all designated States except US): TELE-FONAKTIEBOLAGET LM ERICSSON (PUBL) [SE/SE]; S-164 83 Stockholm (SE).
- (72) Inventors; and

- (75) Inventors/Applicants (for US only): DAHLMAN, Erik [SE/SE]; Tackjärnsvägen 12, S-168 68 Bromma (SE).
- (54) Title: TRANSMISSION OF SYSTEM INFORMATION



(10) International Publication Number WO 2008/156412 A2

VUKAJLOVIC, Vera [SE/SE]; Frejgatan 45, S-113 49 Stockholm (SE).

- (74) Agent: HASSELGREN, Joakim; Ericsson AB, Patent Unit LTE, S-164 80 Stockholm (SE).
- (81) Designated States (unless otherwise indicated, for every kind of national protection available): AE, AG, AL, AM, AO, AT, AU, AZ, BA, BB, BG, BH, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DO, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, GT, HN, HR, HU, ID, IL, IN, IS, JP, KE, KG, KM, KN, KP, KR, KZ, LA, LC, LK, LR, LS, LT, LU, LY, MA, MD, ME, MG, MK, MN, MW, MX, MY, MZ, NA, NG, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RS, RU, SC, SD, SE, SG, SK, SL, SM, SV, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, ZA, ZM, ZW.
- (84) Designated States (unless otherwise indicated, for every kind of regional protection available): ARIPO (BW, GH, GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM, ZW), Eurasian (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM),

[Continued on next page]

(57) Abstract: In one embodiment, a method of transmitting system information on a down link shared channel structured as successive subframes includes transmitting (400 - 416) system information in regularly occurring time windows, each time window spanning some number of successive subframes. The method further includes indicating (406 / 408) to receiving user equipment (120) which subframes within a given time window carry system information. The method and variations of it are applied, for example, to the transmission of dynamic system information on the down link shared channel or other down link channel in a 3GPP E-UTRA wireless communication network (100).

WO 2008/156412 A2

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))
- of inventorship (Rule 4.17(iv))

Published:

 without international search report and to be republished upon receipt of that report

TRANSMISSION OF SYSTEM INFORMATION

BACKGROUND

Technical Field

The present invention generally relates to wireless communication networks, and particularly relates to the transmission of system information to user equipment (UE) operating in such networks, such as the transmission of system information by radio base stations in a wireless communication network configured according to 3GPP E-UTRA (evolved Universal Terrestrial Radio Access) standards, also referred to as 3GPP LTE (Long Term Evolution). Background

In the 3GPP LTE, downlink user-data transmission is carried out on the Downlink Shared Channel (DL-SCH) transport channel. In LTE, the time dimension is divided into radio frames of length 10 ms, where each radio frame consists of 10 subframes, each of length 1 ms corresponding to 14 OFDM (orthogonal frequency-division multiplexing) symbols. Each subframe consists of two slots, each of length 0.5 ms or seven OFDM symbols. Note that, in case of Time Division Duplex (TDD), only a subset of the subframes of one frame is available for downlink transmission. On the other hand, in case of Frequency Division Duplex (FDD), all subframes on a downlink carrier are available for downlink transmission.

In LTE, the overall time/frequency-domain physical resource is divided into resource blocks, where each resource block consists of twelve OFDM subcarriers during one slot. DL-SCH transmission to a UE is carried out using a set of such resource blocks during one subframe. Layer 1 / Layer 2 (L1/L2) control signaling, also known as the Physical Downlink Control Channel (PDCCH), is transmitted at the beginning of each subframe. The L1/L2 control channel is typically used to inform a UE about various items. For example, the L1/L2 control channel may identify whether the DL-SCH carries data to the UE in the given subframe. More specifically, the L1/L2 control channel then includes the RNTI (Radio Network Temporary Identifier) associated with the UE for which the DL-SCH carries data in the given subframe. The L1/L2 control channel then also identifies the physical resource, more specifically the specific set of resource blocks that is used for the DL-SCH transmission to the specific UE in the given subframe. Moreover, the L1/L2 control channel then identifies the transport format (e.g. the modulation scheme and coding rate) used for DL-SCH transmission to the specific UE in the given subframe. Separate DL-SCH transmissions, using different physical resources (different resource blocks), can be carried out to different UEs during the same subframe. In this case there are multiple L1/L2 control channels, one for each UE that is to receive DL-SCH transmission in the given subframe.

In addition to user data, system information is also transmitted on the downlink within each cell. The system information may, e.g., include: public Land Mobile Network (PLMN) identity/identities, identifying the operator(s) to which the cell "belongs"; Neighbor-cell list, i.e. a list

PCT/SE2008/050407

of the cells that are neighbors to the current cell; and different parameters used by the user terminal when accessing the system, e.g. random-access parameters and cell-access restrictions. The system information can be divided into two parts, one part being fixed and the other part being dynamic. The fixed part of the system information is transmitted on a pre-determined physical resource, i.e. a specific set of OFDM subcarriers during a specific time interval. using a pre-determined transport format. There is thus no flexibility in the amount of information in the fixed part of the system information. There is also no flexibility in the transmission structure (the physical resource and the transport format) used for the fixed part of the system information. In LTE, the fixed part of the system information is transmitted using the BCH (broadcast control channel) transport channel. Furthermore, for LTE it is currently assumed that the BCH is transmitted in the six centre resource blocks in subframe #0 of each frame.

The dynamic part of the system information is assumed to be transmitted using the DL-SCH, or at least a DL-SCH-like transport channel, similar to normal data transmission as described above. New UEs continuously "enter" the cell, either entering from a neighbor cell, due to poweron, or upon return from out-out-service, and the UEs must quickly acquire the system information. Thus the system information (both the fixed part on the BCH and the dynamic part on the DL-SCH or a DL-SCH-like channel) should be repeated regularly.

As an example, in LTE the fixed part of the system information (transmitted using the BCH) is assumed to be repeated every 40 ms. Also the dynamic part of the system information should be repeated more or less regularly. However, different portions of the dynamic part of the system information are more or less time critical, in the sense of how quickly the UE must acquire it, and thus need to be repeated more or less often. This can be described so that the dynamic part of the system information is divided into different so-called scheduling units, also referred to as System Information Messages. In general, information corresponding to scheduling unit number n should be repeated more often than information corresponding to scheduling unit number n+1. As an example, scheduling unit #1 (SU-1) may be repeated (approximately) once every 80 ms, scheduling unit #2 (SU-2) may be repeated (approximately) once every 160 ms, scheduling unit #3 (SU-3) may be repeated (approximately) once every 320 ms, etc.

SUMMARY

The invention described below allows for transmission of the dynamic part of the system information fulfilling these requirements and desirable properties while, at the same time, allowing for low UE complexity. One aspect of the teachings presented herein is to transmit system information in regularly occurring (system information) windows, with specific RNTIs indicating the presence of system information in a subframe, and with another specific RNTI indicating the end of system information transmission. This enables UEs to stop receiving, demodulating and decoding subframes when no more system information is expected during the current window.

2

PCT/SE2008/050407

In one embodiment, a method of transmitting system information on a downlink shared channel structured as successive subframes includes transmitting system information in regularly occurring time windows, each time window spanning some number of successive subframes. The method further includes indicating to receiving user equipment which subframes within a given time window carry system information.

Of course, the present invention is not limited to the above features and advantages. Indeed, those skilled in the art will recognize additional features and advantages upon reading the following detailed description, and upon viewing the accompanying drawings.

BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 is a block diagram of an embodiment of a wireless network that overlays or otherwise defines a recurring sequence of time windows for the transmission of dynamic system information using subframes falling within the defined time windows.

Figure 2 is a diagram of an embodiment of different system-information time windows having different repetition periods.

Figure 3 is a diagram of an embodiment of overlaying or otherwise defining a recurring sequence of time windows for the transmission of dynamic system information using subframes falling within the defined time windows.

Figure 4 is a flow diagram of an embodiment of program logic for overlaying or otherwise defining a recurring sequence of time windows for the transmission of dynamic system information using subframes falling within the defined time windows.

Figure 5 is a flow diagram of an embodiment of program logic for processing recurring system-information time windows containing dynamic system information included in subframes falling within the defined time windows.

Figure 6 is a diagram of an embodiment of variably sized recurring system-information time windows for the transmission of system information.

Figure 7 is a diagram of an embodiment of different system-information time windows.

DETAILED DESCRIPTION

Figure 1 illustrates an embodiment of a wireless network 100 including one or more network transmitters 110 such as a radio base station which services one or more UEs 120. The network transmitter 110 includes a baseband processor 130 for generating one or more scheduling units 132 (also referred to as System Information Messages) including dynamic parts of the system information. The network transmitter 110 sends the scheduling units 132 to the UE 120 using different system-information windows. In one embodiment, the system-information windows occur with a period corresponding to the repetition period of the most frequently occurring scheduling unit 132 as shown in Figure 2 where "SU-n" refers to the nth scheduling unit 132. System

PCT/SE2008/050407

information corresponding to the most frequently occurring scheduling unit 132 is transmitted within each system-information window while less frequently-occurring scheduling units 132 are transmitted only within a sub-set of the system-information windows, where system information is shown as a shaded area in Figure 2. For illustrative purposes only, system information corresponding to a second one of the scheduling units 132 could be transmitted within every second window, system information corresponding to a third one of the scheduling units 132 could be transmitted within every fourth window, and so on.

In one embodiment, the transmission timing corresponding to each scheduling unit 132 can be pre-specified when a limited amount of transmission periods are employed by the network 100. In another embodiment, the window transmission timing can be signaled to the UE 120, e.g. when more specific values for transmitted scheduling units 132 are specified. Either way, a variable window size can be used if the amount of system information is not the same in each window. In one embodiment, the window size is increased when system information from additional scheduling units 132 is transmitted.

Figure 3 illustrates one embodiment of transmitting the dynamic (possibly changing) system information within regularly occurring windows with well-defined starting points (specific subframes) and of a certain size in number of (consecutive) subframes. In the illustration, the system-information windows, more generally regarded as recurring time windows defined for the transmission of system information, start at subframe #5 of the frame with frame number 8*k and have a size of 13 subframes. The network transmitter 110 only transmits the dynamic part of the system information within these windows. Moreover, the window occurs (is repeated) often enough to fulfill the repetition rate of the most often repeated system information (in LTE terminology, system information corresponding to the first scheduling unit 132, as described above).

In one or more embodiments, within each recurring time window, the transmission of system information is carried out similar to the transmission of user data on DL-SCH (dynamic resource and transport format with signaling on L1/L2 control channel), with some exceptions. Instead of using an RNTI of a specific UE 120, a specific System-Information RNTI (SI-RNTI), indicating that system information to be read by all UEs 120 is being transmitted, is included in the corresponding L1/L2 control signaling. Also, for the last piece of system information to be transmitted within the window, the SI-RNTI is replaced with an End-of-System-Information RNTI (ESI-RNTI). The reception of an ESI-RNTI informs the UE 120 that no more system information is transmitted within the window. The UE 120 can stop demodulating and decoding the L1/L2 control channel when there is no more system information to be transmitted in the window, thus improving UE power-saving performance.

Moreover, the system information does not have to be transmitted in consecutive subframes. This way, the network transmitter 110 can dynamically avoid transmitting system

4

information in certain subframes when a more pressing need for subframes arises, e.g., when a subframe is needed for high priority downlink data transmission or for uplink transmission in case of TDD. In addition, the set of subframes in which system information is actually transmitted does not have to be the same between consecutive windows. Furthermore, the network transmitter 110 can dynamically vary the number of subframes used to carry system information without prior knowledge of the UE 120 (i.e., prior to the UE 120 reading the L1/L2 control channel).

As non-limiting examples, the teachings presented herein for transmitting system information yields several desirable properties. For example, there are several requirements and desired properties for the transmission of the dynamic part of the system information. From a UE power-consumption point of-view, it is desirable to transmit the different parts of the system information as close in time as possible to each other, in the ideal case in a set of consecutive subframes. This enables the UE 120 to receive the maximum amount of system information during a minimum reception time, reducing UE reception time and UE power consumption.

The teachings herein also allow system information to be transmitted in recurring time windows, where the particular subframes within each window used for carrying system information are selectable. If current conditions, e.g., competing transmission priorities permit, the system information can be transmitted in a contiguous set of subframes within the time window.

It is also desirable to have flexibility in terms of exactly where the system information is transmitted, i.e., exactly which set of subframes within a given time window carries the system information. Some subframes, depending on the situation, may not be available for transmitting system information. For example, some TDD subframes may not be available for downlink transmission. In another example, for latency reasons there may, in some situations, be a benefit to not having too many consecutive subframes used for transmission of system information, thus making them unavailable for downlink user data transmission. As such, it is also desirable to dynamically (with low delay) decide in exactly what subframes the system information is to be transmitted.

Further, it is desirable to have flexibility in the rate by which different parts of the system information is repeated. In this way, a higher repetition rate (shorter repetition period) can be used, e.g. in the case of wider overall transmission bandwidth, when the overhead of the system-information transmission is less of a concern. It is desirable to have flexibility in the number of subframes used to transmit the system information. As an example, in case of smaller overall bandwidth or larger cells, more subframes may be needed to transmit a given set of system information. Moreover, the amount of system information, e.g. neighbor lists and PLMN lists may be of different sizes for different cells.

The teachings presented herein provide for methods and apparatuses where system information is transmitted within recurring time windows, but with flexible selection of which subframes within those windows are used to carry system information. Figure 4 illustrates one

5

PCT/SE2008/050407

embodiment of program logic for transmitting system information from the network transmitter 110 to the UE 120. According to this embodiment, the baseband processor 130 included in the network transmitter 110 initializes the first subframe in the system-information window (Step 400). The baseband processor 130 then determines whether the current subframe is to be used for transmission of system information (Step 402). If so, the baseband processor 130 determines whether the current subframe is the last subframe in the window (Step 404). If the current subframe is the last subframe is the last subframe in the window (Step 404). If the current subframe is the last subframe, the RNTI of the L1/L2 control channel is set to ESI-RNTI for indicating to the UE 120 that the subframe is the last subframe in the window containing system information. (Step 406). Otherwise, the control channel RNTI is set to SI-RNTI for indicating to the UE 120 that the subframe information, but is not the last subframe. (Step 408). The corresponding system information is transmitted on the DL-SCH within the current subframe (Step 410). The baseband processor 130 determines whether the last window subframe has been transmitted (Step 412). If not, Steps 402 – 412 are repeated for the next subframe within the window. The system information transmission process ends when the last subframe is transmitted (Step 416).

Figure 5 illustrates one embodiment of program logic carried out by the UE 120 for processing the system information transmitted by the network transmitter 110. According to this embodiment, the UE 120 includes a baseband processor 140 for demodulating and decoding received subframes. A window detection and evaluation unit 150 included in or associated with the baseband processor 140 begins the window reception process by initializing the first subframe received within the window (Step 500). The baseband processor 150 then demodulates and decodes the L1/L2 control channel of the current subframe (Step 502). The window detection and evaluation unit 150 determines whether either SI-RNTI or ESI-RNTI is detected for the current subframe (Step 504). If so, the baseband processor 140 demodulates and decodes the corresponding DL-SCH transport block to retrieve the system information provided therewith (Step 506). The window detection and evaluation unit 150 then determines whether the current subframe is the last subframe in the window or the last subframe containing system information, e.g., whether the RNTI of the control channel is ESI-RNTI (Step 508). If neither condition exists, Steps 502 – 508 are repeated for the next subframe within the window (Step 510). The baseband processor 140 stops demodulating and decoding DL-SCH transport blocks when either the last subframe or ESI-RNTI is detected, indicating no more system information is forthcoming (Step 512). Thus, the UE 120 demodulates and decodes the control channel starting with the first subframe in the system information window and checks for specific system information RNTIs until either the ESI-RNTI is detected or the last window subframe is received.

As discussed above, some parts of the system information (corresponding to the scheduling units 132) may not need to be repeated as often as some other parts of the system information, implying that certain windows will include more data (more scheduling units 132) than

6

PCT/SE2008/050407

other windows. Thus, the window size may be of varying length, with a longer window at the time instances where more system information (more scheduling units 132) is to be transmitted. Figure 6 provides an illustration of a variable-length window embodiment.

Note that the window size can be specified in either the radio-access specification or be configurable. In case of a configurable window size, the UE 120 can use a default (large) window size before it is informed (via the system information) about the actual window size. Moreover, the RNTI may indicate more than just system information such as more details about the system information. In one embodiment, several different SI-RNTIs could be used, e.g., SI-RNTI1, SI-RNTI2, SI-RNTI3, ..., with corresponding multiple ESI-RNTIs, e.g., ESI-RNTI1, ESI-RNTI2, ESI-RNTI3, etc.

In one embodiment, the scheduling units 132 transmitted at the same time use the same system-information window as shown in the upper part of Figure 7. Alternatively, the scheduling units 132 are transmitted using different system-information windows as shown in the lower part of Figure 7. In either embodiment, system information is transmitted in regularly occurring system-information windows, with specific RNTIs indicating the presence of system information in a subframe, and with another specific RNTI indicating the end of system information transmission.

Of course, other variations are contemplated. Thus, the foregoing description and the accompanying drawings represent non-limiting examples of the methods and apparatus taught herein for the transmission of system information. As such, the present invention is not limited by the foregoing description and accompanying drawings. Instead, the present invention is limited only by the following claims and their legal equivalents.

PCT/SE2008/050407

CLAIMS

What is claimed is:

1. A method of transmitting system information on the downlink of a wireless communication network comprising:

- transmitting (410) system information in recurring time windows overlaid on a sequence of transmit channel subframes;
- dynamically selecting (402) which subframes within a given time window are to be used for carrying the system information; and
- including (406 / 408) an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

2. The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a non-contiguous set of subframes within the given time window.

4. The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

5. The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information.

6. The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. The method of claim 1, further comprising varying window sizes of the recurring time windows.

PCT/SE2008/050407

8. The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

- A network transmitter (110) comprising a baseband processor (130) configured to: generate system information in recurring time windows overlaid on a sequence of transmit channel subframes;
 - dynamically select which subframes within a given time window are to be used for carrying system information; and

include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

11. The network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards.

12. A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising:

transmitting (400 – 416) system information in regularly occurring time windows, each time window spanning some number of successive subframes; and

indicating (406 / 408) to receiving user equipment which subframes within a given time window carry system information.

13. The method of claim 12, wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window.

14. The method of claim 12, further comprising dynamically selecting which subframes within a given time window are to be used for carrying system information.

15. A method for a mobile station to receive system information from a supporting wireless communication network, the method comprising:

beginning monitoring (500 and 502) for the receipt of system information at the start of each time window in a succession of recurring time windows used for the transmission of system information, each said time window spanning a number of signal subframes;
within each time window, monitoring (504 – 510) each signal subframe for an indication of system information and reading system information from the signal subframe if such information is present; and

terminating monitoring (512) at least at the end of the time window.

16. The method of claim 15, further comprising recognizing an end-of-system-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response.

17. The method of claim 15, further comprising adapting to changing or configurable window sizes used for the time window.

18. The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes.

21. A mobile station (120) comprising a baseband processor (140) operable to:

begin monitoring for the receipt of system information at the start of each time window in a succession of recurring time windows used for the transmission of system information, each said time window spanning a number of signal subframes;

within each time window, monitor each signal subframe for an indication of system information and reading system information from the signal subframe if such information is present; and

terminate monitoring at least at the end of the time window.

10

PCT/SE2008/050407

22. The mobile station of claim 21, wherein the baseband processor is operable to recognize an end-of-system-information indicator in a signal subframe received within the time window and terminate monitoring for the time window in response.

23. The mobile station of claim 21, wherein the baseband processor is operable to adapt to changing or configurable window sizes used for the time window.

24. The mobile station of claim 21, wherein the baseband processor is operable to monitor for system information transmissions based on a specified window size indicated in received information rather than a default window size.

25. The mobile station of claim 21, wherein the baseband processor is operable to recognize different types of system information based on different system information indicators detected in different signal subframes.



1/6



FIG. 3



FIG. 4

3/6



FIG. 5





5/6



6/6

(12) INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(19) World Intellectual Property Organization International Bureau

(43) International Publication Date

24 December 2008 (24.12.2008)



PCT

- (51) International Patent Classification: *H04J 3/00* (2006.01) *H04Q 7/38* (2006.01) *H04B 7/26* (2006.01)
- (21) International Application Number: PCT/SE2008/050407
- (22) International Filing Date: 10 April 2008 (10.04.2008)
- (25) Filing Language: English
- (26) Publication Language: English
- (30) Priority Data: 60/944,628 18 June 2007 (18.06.2007) US
- (71) Applicant (for all designated States except US): TELE-FONAKTIEBOLAGET LM ERICSSON (PUBL) [SE/SE]; S-164 83 Stockholm (SE).

(72) Inventors; and

WO 2008/156412 A3

- (75) Inventors/Applicants (for US only): DAHLMAN, Erik [SE/SE]; Tackjärnsvägen 12, S-168 68 Bromma (SE).
 VUKAJLOVIC, Vera [SE/SE]; Frejgatan 45, S-113 49 Stockholm (SE).
- (74) Agent: HASSELGREN, Joakim; Ericsson AB, Patent Unit LTE, S-164 80 Stockholm (SE).
- (81) Designated States (unless otherwise indicated, for every kind of national protection available): AE, AG, AL, AM,

(10) International Publication Number WO 2008/156412 A3

AO, AT, AU, AZ, BA, BB, BG, BH, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DO, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, GT, HN, HR, HU, ID, IL, IN, IS, JP, KE, KG, KM, KN, KP, KR, KZ, LA, LC, LK, LR, LS, LT, LU, LY, MA, MD, ME, MG, MK, MN, MW, MX, MY, MZ, NA, NG, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RS, RU, SC, SD, SE, SG, SK, SL, SM, SV, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, ZA, ZM, ZW.

(84) Designated States (unless otherwise indicated, for every kind of regional protection available): ARIPO (BW, GH, 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))
 - of inventorship (Rule 4.17(iv))

Published:

with international search report

(88) Date of publication of the international search report: 26 February 2009

(54) Title: TRANSMISSION OF SYSTEM INFORMATION ON A DOWNLINK SHARED CHANNEL



(57) Abstract: In one embodiment, a method of transmitting system information on a down link shared channel structured as successive subframes includes transmitting (400 - 416) system information in regularly occurring time windows, each time window spanning some number of successive subframes. The method further includes indicating (406 / 408) to receiving user equipment (120) which subframes within a given time window carry system information. The method and variations of it are applied, for example, to the transmission of dynamic system information on the down link shared channel or other down link channel in a 3GPP E-UTRA wireless communication network (100).

Document made available under the Patent Cooperation Treaty (PCT)

International application number: PCT/SE2008/050407

International filing date: 10 April 2008 (10.04.2008)

Document type:	Certified copy o	f priority document
Document details:	Country/Office: Number: Filing date:	US 60/944,628 18 June 2007 (18.06.2007)

Date of receipt at the International Bureau: 19 June 2008 (19.06.2008)

Remark: Priority document submitted or transmitted to the International Bureau in compliance with Rule 17.1(a) or (b)



World Intellectual Property Organization (WIPO) - Geneva, Switzerland Organisation Mondiale de la Propriété Intellectuelle (OMPI) - Genève, Suisse



Electronic Acl	knowledgement Receipt
EFS ID:	1882759
Application Number:	60944628
International Application Number:	
Confirmation Number:	5716
Title of Invention:	Transmission of System Information
First Named Inventor/Applicant Name:	Erik Dahlman
Customer Number:	24112
Filer:	Michael Murphy/Laura Wade
Filer Authorized By:	Michael Murphy
Attorney Docket Number:	4015-5854 / P24241-US1
Receipt Date:	18-JUN-2007
Filing Date:	
Time Stamp:	16:04:28
Application Type:	Provisional

Payment information:

Submitted with Payment	yes
Payment was successfully received in RAM	\$200
RAM confirmation Number	996
Deposit Account	

File Listing:

	Document Number	Document Description	File Name	File Size(Bytes)	Multi Part /.zip	Pages (if appl.)
--	--------------------	----------------------	-----------	------------------	---------------------	---------------------

1 Warnings:	Application Data Sheet	AppData.pdf	1517294	no	5					
Warnings:										
				·						
Information:										
2		Application.pdf	1586828	yes	23					
	Multipar	t Description/PDF files in .	zip description	· · · · ·						
	Document Des	scription	Start	E	nd					
	Specificat	ion	1	1	8					
	Claims		9	1	4					
	Abstrac	t	15	1	5					
	Appendix to the Sp	pecification	16	1	9					
	Drawing	S	20	2	23					
Warnings:										
Information:				·						
3 Fee Worksheet (PTO-06) fee-info.pdf 8103 no 2										
Warnings:										
Information:			· · · · · · · · · · · · · · · · · · ·							
		Total Files Size (in bytes):	3	112225						
I NIS ACKNOW characterized similar to a P <u>New Applicat</u> If a new appli 37 CFR 1.53(t shown on this <u>National Stag</u> If a timely sub of 35 U.S.C. 3 application as in due course <u>New Internati</u> If a new intern components International	ieagement Receipt evidences real by the applicant, and including jost Card, as described in MPEP ions Under 35 U.S.C. 111 cation is being filed and the appl o)-(d) and MPEP 506), a Filing Real s Acknowledgement Receipt will <u>the of an International Application</u> omission to enter the national sta 71 and other applicable requirem a national stage submission un onal Application Filed with the U national application is being filed for an international filing date (se Application Number and of the Ir	ceipt on the noted date by the page counts, where applica 503. ication includes the necess ceipt (37 CFR 1.54) will be inestablish the filing date of <u>under 35 U.S.C. 371</u> age of an international application of the set o	and USP I O of the li able. It serves as e sary components f ssued in due court the application. ication is complian 03 indicating accel sued in addition to a diffication includes th P 1810), a Notificat rm PCT/RO/105) w	ior a filing d for a filing d se and the c nt with the c ptance of th the Filing f he necessary ion of the ill be issued	cuments, receipt ate (see date conditions Receipt, y t in due					

PTO/SB/14 (08-05) Approved for use through 07/31/2006. 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 Sheet 37 CFR 1.76	Attorney Docket Number	4015-5854 / P24241-US1			
		Application Number				
Title of Invention Transmission of System Information						
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.)

Applicant Information:

	Applicant 1										
Applic	Applicant Authority Inventor OLegal Representative under 35 U.S.C. 117 OParty of Interest under 35 U.S.C. 118								.C. 118		
Prefix Given Name					Middle Name				Fami	ly Name	Suffix
	Eri	k							Dahlm	ian	
Resid	lenc	e Informatio	n (Select On	ie) ()) US Residend	у (No	n US Res	sidency	Active US Military Service	÷
City	Bro	mma		C	ountry Of Re	esider	icei	SE			
Citizer	nshi	p under 37 C	FR 1.41(b) ⁱ	SE	Ξ						
Mailin	g Ao	dress of Ap	plicant:	_							
Addre	ss 1		Tackjärnsvä	igen 12	! 						
Addre	ss 2									• · - · · · · · · · · · · · · · · · · ·	
City		Bromma					Stat	e/Provin	ice		
Postal Code SE-168 68 Countryi SE											
Applicant 2 Remove											
Applicant Authority Inventor Clegal Representative under 35 U.S.C. 117 OParty of Interest under 35 U.S.C. 118						.C. 118					
Prefix Given Name Mid				Middle Na	lame Family Name			ly Name	Suffix		
Vera			Vukajlovic			ovic					
Residence Information (Select One) US Residency Non US Residency Active US Military Service							÷				
City	City Stockholm Country Of Residencei SE										
Citizenship under 37 CFR 1.41(b) i SE				Ξ							
Mailing Address of Applicant:											
Address 1 Frejgatan 45									·····		
Addre	Address 2										
City		Stockholm	ockholm State/Province			ice					
Posta	l Co	de	SE-113 49			Cou	ntryi	SE			
All Inventors Must Be Listed - Additional Inventor Information blocks may be											

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.

EFS Web 2.0

PTO/SB/14 (08-05)

Approved for use through 07/31/2006. 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 De		Attorney Docket Number	4015-5854 / P24241-US1
Application Da	ita Sheet 37 CFR 1.70	Application Number	
Title of Invention	Transmission of System Infor	mation	
Customer Numbe	r 24112		
Email Address mmurphy@coatsand		Ibennett.com	Add Email Remove Email
Email Address	lwade@coatsandbe	nnett.com	Add Email Remove Email

Application Information:

Title of the Invention	Transmission of System Information						
Attorney Docket Number	4015-5854 / P2424	4015-5854 / P24241-US1 Small Entity Status Claimed					
Application Type	Provisional						
Subject Matter	Utility						
Suggested Class (if any)	Suggested Class (if any) Sub Class (if any)						
Suggested Technology Center (if any)							
Total Number of Drawing Sheets (if any) 4 Suggested Figure for Publication (if any)							
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 been and will not be the subject of an application filed in another country, or under a multilateral 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). Enter either 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	US Representative (37 CFR 11.9)
Customer Number	24112		

Domestic Priority Information:

This section allows for the applicant to claim benefit under 35 U.S.C. 119(e), 120, 121, or 365(c). Providing this 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(a)(2) or CFR 1.78(a) (4), and need not otherwise be made part of the specification.			
Prior Application Status			Remove
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)
Additional Domestic Priority D the Add button.	ata may be generated wi	thin this form by selecting	Add

EFS Web 2.0

			PTO/SB/14 (08-05)		
			Approved for use through 07/31/2006. OMB 0651-0032		
	U.S. Pate		Int and Trademark Office; U.S. DEPARTMENT OF COMMERCE		
Under the F	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	4015-5854 / P24241-US1		
		Application Number			
Title of Invention	Transmission of System Inforr	nation			

Foreign Priority Information:

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

		R	emove
Application Number	Country i	Parent Filing Date (YYYY-MM-DD)	Priority Claimed
			🔿 Yes 💿 No
Additional Foreign Priority Data Add button.	may be generated with	hin this form by selecting the	Add

Assignee Information:

Providing this information in the application data sheet does not substitute for compliance with any requirement of part 3 of Title 37 of the CFR to have an assignment recorded in the Office.

Assignee			· · · · · · · · · · · · · · · · · · ·		
If the Assignee is an Organization check here.					
Prefix	Given Name	Middle Name	Family Name	Suffix	
Mailing Address I	nformation:	· · · ·		• • • • •	
Address 1					
Address 2					
City		State	e/Province		
Country i		Post	al Code		
Phone Number		Fax	Number		
Email Address					
Additional Assigned button.	e Data may be generate	ed within this form by se	lecting the Add	Add	

Signature:

A signature of the applicant or representative is required in accordance with 37 CFR 1.33 and 10.18. Please see 37 CFR 1.4(d) for the form of the signature.					
Signature	ire /Michael D. Murphy/		Date (YYYY-MM-DD)	2007-06-18	
First Name	Michael	Last Name	Murphy	Registration Number	44958

PTO/SB/14 (08-05) Approved for use through 07/31/2006. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	4015-5854 / P24241-US1
		Application Number	
Title of Invention	Transmission of System Infor	nation	

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

Privacy Act Statement

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

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

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

EFS Web 2.0

TRANSMISSION OF SYSTEM INFORMATION

BACKGROUND

Technical Field

[0001] The present invention generally relates to wireless communication networks, and particularly relates to the transmission of system information to user equipment operating in such networks, such as the transmission of system information by radio base stations in a wireless communication network configured according to 3GPP E-UTRA standards, also referred to as 3GPP LTE (Long Term Evolution).

Background

[0002] In the 3GPP Long-Term Evolution (LTE), downlink user-data transmission is carried out on the Downlink Shared Channel (DL-SCH). In LTE, the time dimension is divided into radio frames of length 10 ms, where each radio frame consists of 10 subframes, each of length 1 ms corresponding to14 OFDM symbols. See, e.g., Fig. 1. Note that, in case of Time Division Duplex (TDD), only a subset of the subframes of one frame is available for downlink transmission, with the remaining subframes used for uplink transmission. On the other hand, in case of Frequency Division Duplex (FDD), all subframes on a downlink carrier are available for downlink transmission.

[0003] In LTE, the overall time/frequency-domain physical resource is divided into resource blocks, where each resource block consists of twelve OFDM subcarriers during one subframe. DL-SCH transmission to a user is carried out using a set of such resource blocks during one subframe. Fig. 2 illustrates the described arrangement.

[0004] Layer 1 / Layer 2 (L1/L2) control signaling, also known as the Physical Downlink Control Channel (PDCCH), is transmitted at the beginning of each subframe. The L1/L2 control channel is, among other things, used to inform a User Equipment (UE) about the following: if the DL-SCH carries data to this UE in the given subframe, more specifically, if the DL-SCH carries data to a specific UE in the given subframe, the L1/L2 control signaling includes the RNTI

Client Docket No. P24241-US1 Attorney Docket No. 4015-5854

(Radio Network Temporary Identifier) of this specific UE; the physical resource, more specifically the specific set of resource blocks, that is used for the DL-SCH transmission to this specific UE in the given subframe; the transport format (modulation scheme and coding rate) that is used for DL-SCH transmission to this specific UE in the given subframe.

[0005] Separate DL-SCH transmission, using different physical resources (different resource blocks), can be carried out to different UEs during the same subframe. In this case there are multiple L1/L2 control channels, one for each DL-SCH transmission.

[0006] In addition to user data, system information needs to be transmitted on the downlink within each cell. Such system information may e.g. include: public Land Mobile Network (PLMN) identity/identities, identifying the operator(s) to which the cell "belongs"; Neighbor-cell list, i.e. a list of the cells that are neighbors to the current cell; and different parameters used by the user terminal when accessing the system, e.g. random-access parameters and cell-access restrictions. The system information can be divided into two parts, with one part being fixed and one part being dynamic. The fixed part of the system information is transmitted on a predetermined physical resource using a pre-determined transport format. There is thus no flexibility in the amount of information in the fixed part of the system information. There is also no flexibility in the transmission structure (the physical resource and the transport format) used for the fixed part of the system information. In LTE, the fixed part of the system information corresponds to the BCH transport channel. It is currently assumed that the BCH is transmitted in the six centre resource blocks in subframe #0 of each frame.

[0007] The dynamic part of the system information is assumed to be transmitted using the DL-SCH, or at least on a DL-SCH-like channel, similar to normal data transmission as described above. New UEs continuously "enter" the cell, either entering from a neighbor cell, due to power-on, or upon return from out-out-service, and it must be possible for such UEs to quickly acquire the system information. Thus the system information (both the fixed part and the dynamic part) should be repeated regularly.
[0008] As an example, in LTE the fixed part of the system information (the BCH information) is assumed to be repeated every 40 ms. Also the dynamic part of the system information should be repeated more or less regularly. However, different parts of the dynamic part of the system information are more or less time critical and thus need to be repeated more or less often. This can be described so that the dynamic part of the system information is divided into different so-called scheduling units where, in general, information corresponding to scheduling unit number n should be repeated more often than information corresponding to scheduling unit number n+1. As an example, scheduling unit #1 (SU-1) may be repeated (approximately) once every 80 ms, scheduling unit #2 (SU-2) may be repeated (approximately) once every 160 ms, scheduling unit #3 (SU-3) may be repeated (approximately) once every 320 ms, etc.

SUMMARY

[0009] The invention described below allows for transmission of the dynamic part of the system information fulfilling these requirements and desirable properties while, at the same time, allowing for low UE complexity.

[0010] One aspect of the teachings presented herein is to transmit the system information in regularly occurring (system information) windows, with specific RNTIs indicating the presence of system information in a subframe, and with another specific RNTI indicating the end of system information transmission (thus allowing for the UE to stop receiving when no more system information is expected).

[0011] In one embodiment, a method of transmitting system information on a downlink shared channel structured as successive subframes includes transmitting system information in regularly occurring time windows, each time window spanning some number of successive subframes. The method further includes indicating to receiving user equipment which subframes within a given time window carry system information.

З

[0012] Of course, the present invention is not limited to the above features and advantages. Indeed, those skilled in the art will recognize additional features and advantages upon reading the following detailed description, and upon viewing the accompanying drawings.

BRIEF DESCRIPTION OF THE DRAWINGS

[0013] Fig. 1 is a diagram of a known frame/subframe signal structure, such as may be used on a downlink channel of a 3GPP E-UTRA network.

[0014] Fig. 2 is a diagram of a known transport channel configuration for the transmission of static system information.

[0015] Fig. 3 is a diagram of overlaying or otherwise defining a recurring sequence of time windows for the transmission of dynamic system information using subframes falling within the defined time windows.

[0016] Fig. 4 is a diagram of variably sized time windows for the transmission of system information.

DETAILED DESCRIPTION

[0017] Fig. 3 illustrates one embodiment of transmitting the dynamic (possibly changing) system information within regularly occurring windows with well-defined starting points (specific subframes) and of a certain size in number of (consecutive) subframes. In the illustration, these system-information windows, more generally regarded as recurring time windows defined for the transmission of system information, start at subframe #5 of the frame with frame number 8*k and have a size of 13 subframes. The network only transmits the dynamic part of the system information within these windows.

[0018] The window should thus occur (be repeated) sufficiently often to fulfill the repetition rate of the most often repeated system information (in LTE terminology, system information corresponding to scheduling unit #1). System information corresponding to other scheduling units with lower repetition rate should be transmitted within a subset of the windows. As an

4

example, system information corresponding to scheduling unit # 2 could be transmitted within every second window, system information corresponding to scheduling unit #3 could be transmitted in every fourth window, etc. When (within what windows) system information corresponding to a certain scheduling unit is to be transmitted could either be specified or signaled.

[0019] In one or more embodiments, within each such system-information window, the transmission of system information is carried out similar to the transmission of user data on DL-SCH (dynamic resource and transport format with signaling on L1/L2 control channel), with the following exceptions: instead of an RNTI of a specific UE, a specific System-Information RNTI (SI-RNTI), indicating that system information to be read by all UEs is being transmitted, is included in the corresponding L1/L2 control signaling; for the last piece of system information to be transmitted within the window, the SI-RNTI is replaced by an End-of-System-Information RNTI (ESI-RNTI). The reception of an ESI-RNTI informs the UE that no more system information is transmitted within the window. Thus the UE does not need to receive further, despite the fact that the entire window has not yet been received, thus allowing for reduced UE power consumption.

[0020] It should be noted that the system information does not need to be transmitted in all subframes within the window. Furthermore, the system information does not need to be transmitted in consecutive subframes. Furthermore, the number of subframes used for system information can be dynamically varied without UE prior knowledge (prior to reading the L1/L2 control).

[0021] As non-limiting examples the teachings presented herein for transmitting system information fulfills to desirable properties of the previous section. For example, there are several requirements and desired properties of the transmission of the dynamic part of the system information. From a UE power-consumption point of-view, it is desirable to transmit the different parts of the system information as close in time as possible to each other, in the ideal case in a

5

set of consecutive subframes. This will allow for a UE to receive the maximum amount of system information during a minimum reception time, thus reducing UE reception time and thus UE power consumption.

[0022] The teachings herein allow system information to be transmitted in recurring time windows, where the particular subframes within each window used for carrying system information are selectable. If current conditions, e.g., competing transmission priorities permit, the system information can be transmitted in a contiguous set of subframes within the time window.

[0023] At the same time, it is desirable to have flexibility in terms of exactly where (in exactly what set of subframes within given time windows) the system information is transmitted. This is because some subframes, depending on the situation, may not be available for transmission of system information. As an example, in case of TDD some subframes may not even be available for downlink transmission. As another example, for latency reasons there may, in some situations, be a strong need not to have too many consecutive subframes used for transmission of system information, thus making them unavailable for downlink user data transmission. Thus it is also desirable to be able to dynamically (with low delay) decide in exactly what subframes the system information is to be transmitted.

[0024] Further, it is desirable to have flexibility in the rate by which different parts of the system information is repeated. In this way, a higher repetition rate (shorter repetition period) can be used, e.g. in case of wider overall transmission bandwidth, when the overhead of the system-information transmission is less of an issue. It is desirable to have flexibility in the number of subframes used to transmit the system information. As an example, in case of smaller overall bandwidth or larger cells, more subframes may be needed to transmit a given set of system information. Another reason is that the amount of system information, e.g. neighbor lists and PLMN lists, may be of different sizes for different cells.

6

[0025] The teachings presented herein provide for methods and apparatuses where system information is transmitted within recurring time windows, but with flexible selection of which subframes within those windows are used to carry system information. Exemplary network behavior in one embodiment thus includes: 1) set subframe equal to first subframe in the window; 2) if this subframe is to be used for transmission of system information then (a) if this is the last piece of system information to be transmitted within the window, set RNTI of L1/L2 control channel to ESI-RNTI, otherwise, set RNTI of the L1/L2 control channel to SI-RNTI, (b) transmit system information on the DL-SCH within the subframe; 3) if all system information is not transmitted, increase subframe by one and repeat from 2); and 4) if all system information for the window is transmitted, then end.

[0026] Exemplary corresponding UE behavior in at least one embodiment includes: 1) set subframe equal to first subframe in the window; 2) demodulate and decode L1/L2 control channel of subframe; 3) if SI-RNTI or ESI-RNTI, demodulate and decode corresponding DL-SCH transport block; 4) if not ESI-RNTI and subframe not equal to last subframe in window, increase subframe by one and repeat from 2); and 5) if last subframe then end.

[0027] As discussed above, some parts of the system information may not need to be repeated as often as some other parts of the system information (different scheduling units), implying that certain windows will include more data (more scheduling units) than other windows. Thus, the window size may be of varying length, with a longer window at the time instances where more system information (more scheduling units) is to be transmitted. Fig. 4 provides an illustration of a variable-length window embodiment.

[0028] Note that the window size could either be specified in the radio-access specification or be configurable. In case of a configurable window size, the UE could use a default (large) window size before it is informed (via the system information) about the actual window size. There could be reasons to have the RNTI indicating not just system information but also somewhat more details about the system information. In practice this would imply the use of

several different SI-RNTI, i.e. SI-RNTI1, SI-RNTI2, SI-RNTI3, ..., and corresponding multiple ESI-RNTI, i.e. ESI-RNTI1, ESI-RNTI2, ESI-RNTI3,

[0029] Of course, other variations are contemplated. For example, further information is presented herewith in the form of the included ATTACHMENT 1 following the claims presented. Thus, the foregoing description and the accompanying drawings represent non-limiting examples of the methods and apparatus taught herein for the transmission of system information. As such, the present invention is not limited by the foregoing description and accompanying drawings. Instead, the present invention is limited only by the following claims and their legal equivalents.

CLAIMS

What is claimed is:

1. A method of transmitting system information on the downlink of a wireless communication network comprising:

transmitting system information in recurring time windows overlaid on a sequence of transmit channel subframes;

dynamically selecting which subframes within a given time window are to be used for carrying system information; and

including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

2. The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a contiguous set of subframes within the given time window.

3. The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting a noncontiguous set of subframes within the given time window.

4. The method of claim 1, wherein dynamically selecting which subframes within a given time window are to be used for carrying system information comprises selecting which subframes to use for transmitting system information in view of competing transmission priorities associated with other control or data signaling.

5. The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information comprises using an RNTI (Radio Network Temporary Identifier) to denote that the subframe carries system information.

6. The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using an end-of-system-information indicator in a last subframe of the given time window that carries system information.

7. The method of claim 1, further comprising varying window sizes of the recurring time windows.

8. The method of claim 1, further comprising dynamically configuring a window size for the recurring time windows.

9. The method of claim 1, wherein including an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information includes using different indicators corresponding to different types of system information, such that the indicator used for a particular subframe indicates the type of system information carried in that subframe.

- A network transmitter comprising one or more processing circuits configured to: transmit system information in recurring time windows overlaid on a sequence of transmit channel subframes;
 - dynamically select which subframes within a given time window are to be used for carrying system information; and

include an indicator in each of the selected subframes to indicate to receiving user equipment that the subframe carries system information.

11. The network transmitter of claim 10, wherein the network transmitter comprises a radio base station configured for operation in accordance with 3GPP E-UTRA standards.

12. A method of transmitting system information on a downlink shared channel structured as successive subframes, the method comprising:

transmitting system information in regularly occurring time windows, each time window spanning some number of successive subframes; and

indicating to receiving user equipment which subframes within a given time window carry system information.

13. The method of claim 12, wherein indicating to receiving user equipment which subframes within a given time window carry system information includes indicating the last subframe within the given time window that carries system information, thereby allowing the receiving user equipment to cease monitoring for system information within the given time window.

14. The method of claim 12, further comprising dynamically selecting which subframes within a given time window are to be used for carrying system information.

15. A method for a mobile station to receive system information from a supporting wireless communication network, the method comprising:

beginning monitoring for the receipt of system information at the start of each time window in a succession of recurring time windows used for the transmission of system information, each said time window spanning a number of signal subframes;

within each time window, monitoring each signal subframe for an indication of system information and reading system information from the signal subframe if such information is present; and

terminating monitoring at least at the end of the time window.

16. The method of claim 15, further comprising recognizing an end-of-system-information indicator in a signal subframe received within the time window and terminating monitoring for the time window in response.

17. The method of claim 15, further comprising adapting to changing or configurable window sizes used for the time window.

18. The method of claim 15, further comprising storing a default window size for monitoring for system information transmissions.

19. The method of claim 18, further comprising monitoring for system information transmissions based on a specified window size indicated in received information rather than the default window size.

20. The method of claim 15, further comprising recognizing different types of system information based on recognizing different system information indicators in different signal subframes.

ABSTRACT OF THE DISCLOSURE

In one embodiment, a method of transmitting system information on a downlink shared channel structured as successive subframes includes transmitting system information in regularly occurring time windows, each time window spanning some number of successive subframes. The method further includes indicating to receiving user equipment which subframes within a given time window carry system information. The method and variations of it are applied, for example, to the transmission of dynamic system information on the downlink shared channel or other downlink channel in a 3GPP E-UTRA wireless communication network.

ATTACHMENT 1

TSG-RAN WG1 #X

R1-07xxxx

Source: Ericsson Title: Agenda Item: Document for: Discussion and decision

1. Discussion

1.1 Introduction

The LTE system information, corresponding to the BCCH logical channel, is divided into two parts

- System information in the Master Information Block (MIB), carried on the BCH transport channel
- The remaining system information (the remaining System Information Blocks, SIBs), carried on the DL-SCH or, at least, on a DL-SCH-like transport channel¹. We will here refer to this information as the dynamic system information

Different parts of the dynamic system information may be transmitted with different *repetition periods* depending on the acceptable delay in the acquisition of each specific part of the system-information. SIBs that are transmitted with the same repetition period are part of the same *Scheduling Unit* (SU)

The number of subframes needed to transmit a certain SU may vary for at lest two reasons:

- The amount of system information within the SU may vary, e.g. SU-1 containing different number of PLMN identities or an optional neighbor list
- The number of subframes needed to transmit a given amount of system information may vary e.g. depending on the overall system bandwidth and the cell size, with smaller bandwidth and/or larger cell sizes potentially leading to a need for more subframes (more time) to transmit a given amount of system information.

Similar to "normal" DL-SCH transmission, transmission of the dynamic system information should allow for dynamic frequency-domain scheduling and transport-format selection, with the UE acquiring the instantaneous frequency-domain resource and transport format from the corresponding PDCCH.

The remaining key question regarding system-information scheduling concerns the system-information *time-domain* scheduling and the corresponding signaling.

- In what subframes the system information is or can be transmitted?
- How does the UE acquire knowledge about when the system information is actually transmitted?

¹ There may be certain specification-related benefits of defining a new "DL-SCH-like" transport channel for the dynamic system information, rather than assuming that the dynamic system information is mapped a DL-SCH. As an example, it would then be more straightforward to specify that a UE should be able to demodulate/decode the dynamic system information (of the current cell) in parallel to normal DL-SCH user-data reception (the system-information transport channel demodulate/decode in parallel to DL-SCH). Alternatively one would need to specify that the UE should be able to demodulate/decode two DL-SCH in parallel, assuming that one of the DL-SCH carries system information.

1.1.2 Static scheduling

On the other extreme is a pre-specified (static) scheduling, i.e. it is *specified* in what subframes the different parts of the dynamic system information is transmitted. However, this is not an acceptable approach either, for several reasons:

- According to above, certain flexibility in the scheduling is needed simply due to the fact that the number of subframes needed for the system-information transmission may vary, e.g. depending on the system bandwidth and the cell size. Thus a fully static time-domain scheduling is not possible.
- Although from a UE power consumption point-of-view, it is preferred to transmit different scheduling units as close as possible to each other, i.e. in consecutive subframes, this may not always be possible. In case of TDD, some subframes are not even available for downlink transmission. Furthermore, for user-data-latency reasons, it may not always be acceptable to have a large number of consecutive subframes reserved for system-information transmission, thus being potentially unavailable for normal DL-SCH user-data transmission.

Instead there is a need for a system-information scheduling that allows for certain flexibility in the time-domain scheduling without leading to unacceptable negative impact on the possibility for power-efficient DRX operation when acquiring system information. Below we outline two alternatives:

- Semi-static scheduling, with SU-1 indicating the exact time-domain scheduling of the remaining scheduling units.
- Dynamic scheduling withing a scheduling window, allowing for a more dynamic scheduling of the scheduling units

1.2 Semi-static scheduling

With this approach, a *Scheduling Block* in SU-1, transmitted once every 80 ms, informs UEs about the time-domain scheduling (frame and subframe) of the remaining scheduling units.

Although a possible approach, there are some drawbacks with this approach:

- Additional scheduling information to be transmitted on SU-1, implying larger SU-1 payload
- The scheduling of the remaining scheduling units must be decided at the time of the transmission of SU-1 which is only transmitted once every 80 ms
- Not clear how to allow for a flexible size (in terms of number of subframes) for the scheduling units. One possibility would be that the scheduling block indicates the first subframe of the scheduling unit and that the UE then continuous to read PDCCH to find out if additional subframes are used for the transmission of the scheduling unit

1.3 Dynamic scheduling with scheduling window

This approach can be seen as dynamic scheduling, according to Section Error! Reference source not found., with certain additional restrictions on the scheduling instants. Alternatively it can be seen as the semi-static scheduling, according to the previous section (Section 0), extending with a certain degree of dynamic flexibility in the scheduling. With this approach, the system information is transmitted within periodically occurring *system-information windows* with well-defined starting points and consisting of a well-defined number of consecutive subframes, see Figure 1.

						One	frame (10	ms)								
S HE REAL					F		用關係 3			T		IN MUSE			—	1
+							+	-				+>				
	۱	Windo	ow pe	əriod	I						Wi	ndow leng	jth			

Figure 1 System-information windows. Each window consists of a number of subframes. In the figure, the scheduling window occurs once every 80 ms, corresponding to the repetition period of SU-1.

Within the window, system information is not necessarily transmitted within every subframe. Rather, the network can, in principle, transmit the system information in an arbitrary set of subframes of the window, as illustrated in Figure 2 and the set of subframes in which the system information is actually transmitted does not have to be the same between consecutive windows. On the receiver side, the UE demodulates and decodes the PDCCH, starting from the first subframe of the system-information window and check for specific *System-Information RNTIs*. These RNTIs do not just indicate the presence of system information but also the specific scheduling unit being transmitted (one specific RNTI for each scheduling unit) in order for the UE to read DL-SCH only for scheduling units not yet acquired or scheduling units that needs to be re-acquired.

In this way the network can dynamically avoid transmitting system information in certain subframes, should the need occur (TDD, subframe needed for other purposes, etc.). It should be noted that the UE would anyway, even with a fully pre-determined time-domain scheduling, need to demodulate and decode the PDCCH in order to acquire the frequency-domain scheduling as well as the transport format of the system-information transmission.



Figure 2 Transmission of system information within a window of size 12 subframes (Type 1 frame structure assumed)

In order for the UE to be able to stop demodulating the PDCCH when there is no additional system information within the window, the last system-information transmission within the window can be indicated by specific *End-of-System-Information RNTIs* (one for each scheduling unit). This would allow for the UE to stop demodulating/decoding the PDCCH when there is no more system-information to be transmitted within the window, thus improving UE power-saving performance.

In case the number of SUs and mapping of SIBs onto SUs is flexible in the standard, additional information on the number of SUs that UE could expect needs to be signaled to the UE.

The system-information windows should occur with a period corresponding to the required repetition period of the most frequently occurring scheduling unit (SU-1). System information corresponding to SU-1 would then be transmitted within each system-information window while less frequently occurring scheduling units would be transmitted only within a sub-set of the system-information windows. As an example, system information corresponding to SU-2 could be transmitted within every second window, system information corresponding to SU-3 could be transmitted within every second window, system information corresponding to SU-3 could be transmitted within every fourth window, etc., see Figure 3. The transmission timing corresponding to each scheduling unit could either be pre-specified if RAN2 manages to agree to limited amount of transmission periods or signaled e.g. as part of SU-1 in case more specific values for transmitting SUs need to be specified. Taking into account that the amount of system information would not be the same in each window, one could thus also consider having a variable window size with a larger window size for windows in which system information corresponding to more scheduling units are to be transmitted.



Figure 3 Scheduling of scheduling units to different system-information windows.

If it is possible to transmit all system information in consecutive subframes, the network will do so and the time needed to receive the corresponding system information can be minimized.

The scheme is applicable both for FDD and TDD (in case of TDD, the SU content will simply be scheduled in the next available DL subframe).

In case of small cells, with the flexibility allowed with the proposed scheme, there is always a possibility to schedule users together with system information by delaying content of SU by few subframes.

2. Summary and conclusions

In this paper we have outlined two alternative approaches to the time-domain scheduling of the dynamic part of the system information:

- Semi-static scheduling with SU-1 indicating the scheduling of the remaining scheduling units.
- Dynamic scheduling with scheduling window

Of these two approaches we prefer and propose the window-based approach as this allows for the dynamic scheduling of the system information without compromising the possibility for "optimal" DRX for the system-information reception.











PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION S	ee Form PCT/IPEA/416					
International application No.	International filing date (day/month	(vegr) Priority date (day/month/vegr)					
PCT/SE2008/050407	10-04-2008	18-06-2007					
International Patent Classification (IPC) of	r national classification and IPC	10 00 2007					
See Supplemental Box							
soo sappiomentar bon							
Applicant							
TELEFONAKTIEBOLAGET L	M ERICSSON (PUBL) e	et al					
1. This report is the international pro Authority under Article 35 and tr	eliminary examination report, establis ansmitted to the applicant according	thed by this International Preliminary Examining to Article 36.					
2. This REPORT consists of a total	of 8 sheets, including	this cover sheet.					
3. This report is also accompanied b	y ANNEXES, comprising:						
a. (sent to the applicant	and to the International Bureau) a to	otal of sheets, as follows:					
sheets of the and/or sheets	description, claims and/or drawings v containing rectifications authorized	which have been amended and are the basis of this report by this Authority (see Rule 70.16 and Section 607 of the					
Administrati	Administrative Instructions).						
sheets which beyond the d Supplementa	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Pox						
b. (sent to the Internation	onal Bureau only) a total of (indicate	type and number of electronic carrier(S))					
form only, as indicat Administrative Instru	ed in the Supplemental Box Relating uctions).	to Sequence Listing (see Section 802 of the					
4. This report contains indications r	elating to the following items:						
Box No. I Basis o	of the report						
Box No. II Priority	/						
Box No. III Non-es	tablishment of opinion with regard to	o novelty, inventive step and industrial applicability					
Box No. IV Lack o	f unity of invention						
Box No. V Reason applica	ed statement under Article 35(2) with bility; citations and explanations sup	h regard to novelty, inventive step or industrial porting such statement					
Box No. VI Certair	documents cited						
Box No. VII Certair	defects in the international applicati	on					
Box No. VIII Certain observations on the international application							
Date of submission of the demand	Date of c	ompletion of this report					
16-04-2009	22-09	22-09-2009					
Name and mailing address of the IPEA/S	E Authoriz	ed officer					
Patent- och registreringsverket							
S-102 42 STOCKHOLM	Ander	rs Ackeberg / EÖ					
Facsimile No. +46 8 667 72 88	Telephon	Telephone No. +46 8 782 25 00					

Facsimile No. +4686677288Form PCT/IPEA/409 (cover sheet) (January 2009)

A

ł

International application No.

PCT/SE2008/050407

Supplemental Box

Ł

٠

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

International patent classification (IPC)

H04J 3/00 (2006.01) H04B 7/26 (2006.01) H04W 68/00 (2009.01) H04W 74/04 (2009.01)

Form PCT/IPEA/409 (Supplemental Box) (January 2009)

v

International application No.

PCT/SE2008/050407

Box	No. I	Basis of the report
1.	With re	ard to the language, this report is based on:
	\boxtimes	ne international application in the language in which it was filed.
		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)).
		publication of the international application (Rule 12.4(a)).
		international preliminary examination (Rules 55.2(a) and/or 55.3(a)).
2.	With r	ard to the elements of the international application, this report is based on <i>(replacement sheets which have been furnished</i> ceiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not
	annexe	to this report):
	M	he international application as originally filed/furnished.
		he description:
		as originally filed/furnished.
		received by this Authority on
		ne claims: as originally filed/furnished.
		pages* as amended (together with any statement) under Article 19
		pages* received by this Authority on
		pages* received by this Authority on
		he drawings:
		bagesas originally filed/furnished.
		pages* received by this Authority on
	—	pages* received by this Authority on
		a sequence listing and/or any related table(s) – see Supplemental Box Relating to Sequence Listing.
3.		The amendments have resulted in the cancellation of:
		the description, pages
		the claims, Nos.
		the drawings, sheets/figs
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been
		made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rul
		(0.2(C)).
		the claims Non
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
5.		This report has been established taking into account the rectification of an obvious mistake authorized by or notified t this Authority under Rule 91 (Rule 70.2(e)).
6.		Supplementary international search report(s) from Authority(ies)
*	If iten	applies, some or all of those sheets may be marked "superseded."

Form PCT/IPEA/409 (Box No. I) (January 2009)

INTERNATIONAL PRELIM	INARY REPOR	T ON PATENTABILITY	PCT/SE2008/050407	
Box No. V Reasoned statemen citations and explar	t under Article 3 nations supporti	5(2) with regard to novelty, i ng such statement	nventive step or industrial applicability;	
1. Statement				
Novelty (N)	Claims Claims	1-25	Y	YES NO
Inventive step (IS)	Claims Claims	<u>1-11, 13-25</u> 12	Y	YES NO
Industrial applicability (IA)	Claims Claims	1-25		YES NO
2. Citations and explanations (Rule The claimed inven	e 70.7) tion			
The claimed inve control informati to the receiving selected to carry	ention so lon in re g UE wh: r control	olves this pro ecurring time w ich subframes information.	blem by transmitting indows and indicating that are dynamically	
Cited documents:				
D1: "Draft text p Information" R2-072205 3GPP TSG-RAN2 Kobe, Japan,	proposal o Meeting 7th-11th	capturing agreem #58 May 2007	ents on system	
D2: "System infor notification" R2-071912 3GPP TSG-RAN2 Kobe, Japan,	rmation so 2 Meeting 7th-11th	cheduling and ch #58 May 2007	ange	
D3: 3GPP TS36.300	V8.0.0	(2007-03)		
D4: WO 2007052917 D5: EP 1799003 A1	7 A1 -		/	

International application No.

Form PCT/IPEA/409 (Box No. V) (January 2009)

٢

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box $\,V\,$

D1, which is considered to represent the most relevant prior art, describes transmission of system information in LTE. See the whole document.

D2, which is also considered to be a relevant document, describes system information scheduling. See the whole document.

D3, which is a background art document, is the 3Gpp specification for E-UTRA and E-UTRAN, overall description. See pages 36 and 72-74.

D4 is a background art document. According to D4, in the related art, it can be said that the system information is always fixed or non- flexible. Such fixed format allows a mobile terminal to easily detect and properly read the system information transmitted from the network. In contrast, the features of the invention in D4 allow at least some portions of the system information to be dynamically (or flexibly) changed. Appropriate indicators are included such that a mobile terminal can properly detect and read the dynamic (flexible) system information. See abstract, sections [3]-[4], [15], [32]-[34] and [44]-[59] and figures 2-3 and 7-8.

D5, which is a background art document, describes mapping of broadcast system information to a shared transport channel. See abstract, sections [0025]-[0026] and [0032]-[0048] and figures 6 and 10-12.

Claim 12

In D1, a group of system information blocks (SIBs) that have the same scheduling requirements are referred to as a Scheduling Unit (SU). The most frequently repeated SU (SU-1) carries scheduling information of the other SUs and indication in which the SU the SIB is included. An SU may furthermore be segmented, in which case segments are scheduled in subsequent consecutive subframes.

To indicate in which the SU the SIB is included is considered to be comparable to indicate which subframes that carries system information.

.../...

Form PCT/IPEA/409 (Supplemental Box) (January 2009)

International application No. PCT/SE2008/050407

Supplemental Box

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

Hence, the claimed invention differs from D1 in that each subframe includes an indicator to indicate which subframe that carries system information. However, to include an indicator in each subframe, instead of an indicator in SU-1 that indicates which subframes that carries system information, is not considered to go beyond what can be expected from a person skilled in the art. Consequently, claim 12 is considered to fail to involve an inventive step.

Claims 1-11 and 13-25

The invention defined in claims 1-11 and 13-25 is not disclosed by any of these documents.

The cited prior art does not give any indication that would lead a person skilled in the art to the claimed invention of transmitting the system information in recurring time windows, each said time window spanning a

number of signal subframes, and dynamically selecting which sub-frames within a given time window are to be used and including an indicator in each of the selected sub-frames to indicate to receiving User Equipment that the sub-frame carries system information. Therefore, the claimed invention is not obvious to a person skilled in the art.

Accordingly, the invention defined in claims 1-11 and 13-25 is novel and is considered to involve an inventive step. The invention is industrially applicable.

Form PCT/IPEA/409 (Supplemental Box) (January 2009)

International application No.

PCT/SE2008/050407

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 1, 10, 12, 15 and 21 are not supported by the description as required by Article 6 PCT, as their scope is broader than justified by the description and drawings. The technical feature "downlink shared channel", included in claim 12, is missing in claims 1, 10, 15 and 21. Furthermore, the feature "dynamically selecting which subframes to be used for carrying the system information", included in claims 1 and 10, is missing in claim 12.

Since independent claims 1, 10, 12, 15 and 21 do not contain the same technical features, they do not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

Furthermore, claims 1, 10, 15 and 21 do not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. In claims 1 and 10 the expression "recurring time windows overlaid on a sequence of transmit channel subframes" is used. However, in claims 15 and 21 it is stated "recurring time window **used for transmission of system information**". Since different wordings are used, it is unclear if the matter for which protection is sought is equal for claims 1 and 10 as for claims 15 and 21.

The applicant has stated that the feature "downlink shared channel", included in claim 12, not is a technical feature essential to the definition of the invention, since it follows that "in LTE, the fixed part of the system information is transmitted using the BCH (broadcast control channel) transport channel" (see page 2). What should also be noted is found on page 2, lines 12-14, where it is stated "The dynamic part of the system information is assumed to be transmitted using the DL-SCH, or at least DL-SCH-like transport channel, similar to normal data transmission as described above". The applicant thus claims that transmitting system information on the DL-SCH is merely an alternative.

However, from the description it is obvious that the mentioned system information that is transmitted is **the dynamic part** of the system information (see page 2: lines 20-25 and 31).

. . . / . . .

Form PCT/IPEA/409 (Box No. VIII) (January 2009)

International application No. PCT/SE2008/050407

Supplemental Box

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

The claimed invention is said to solve the problem that different portions of **the dynamic part** of the system information are more or less time critical, and thus need to be repeated more or less often. Furthermore, line 31 on page 2 states that "The invention described below allows for transmission of **the dynamic part** of the system information fulfilling these requirements and desirable properties while, at the same time, allowing for low UE complexity.

Hence, since the dynamic part is transmitted using the DL-SCH, the technical feature "downlink shared channel", missing in claims 1, 10, 15 and 21, is considered to be a technical features essential to the definition of the invention.

Furthermore, the applicant has referred to page 5, lines 24-26, in order to show the support in the description for claims 1 and 10. In the same section on that page (on lines 22-24) it "for latency reasons there may in some is stated that situations, be a benefit to not having too many consecutive subframes used for transmission of system information, thus making them unavailable for downlink user data transmission", i.e. the system information and downlink user data shares the same resources. This clearly that the shows system information, in claims 1 and 10, is sent on the DL-SCH.

Form PCT/IPEA/409 (Supplemental Box) (January 2009)

VIII-2-1	Declaration: Entitlement to apply for and be granted a patent Declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51bis.1(a)(ii)), in a case where the declaration under Rule 4.17(iv) is not appropriate:	in relation to this international application
	Name (LAST, First)	TELEFONAKTIEBOLAGET LM ERICSSON (PUBL) is entitled to apply for and be granted a patent by virtue of the following:
VIII-2-1(i v)		an assignment from DAHLMAN, Erik to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)
VIII-2-1(i v)		an assignment from VUKAJLOVIC, Vera to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)

1/11 0 4		
VIII-3-1	Declaration: Entitlement to claim	
	priority	
	Declaration as to the applicant's	in relation to this international
	entitlement, as at the international filing	application
	date, to claim the priority of the earlier	appricación
	application specified below, where the	
	applicant is not the applicant who filed	
	the earlier application or where the	
	applicant's name has changed since the	
	filing of the earlier application (Rules	
	4.17(iii) and 51bis.1(a)(iii))	
	Name	
		TELEFONARTIEBOLAGET LM ERICSSON (PUBL)
		is entitled to claim priority of earlier
		and i action No. 60/044 600 hu mintur of
		application No. 60/944,628 by virtue of
		the following:
VIII-3-1(i		an againment from DAULMAN Finite to
v)		an assignment from DAHLMAN, Erik to
• /		TELEFONAKTIEBOLAGET LM ERICSSON (PUBL),
		dated 14 November 2007 (14 11 2007)
		dated 14 November 2007 (14.11.2007)
VIII-3-1(i		an assignment from VUKAJLOVIC, Vera to
V)		METERONARMIEDOLACEM IN EDICCON (DUDI)
		TELEFONANTIEDOLAGET LM ERICSSON (POBL),
		dated 14 November 2007 (14.11.2007)

Box No. VIII (iv) DECLARATION: INVENTORSHIP (only for the purposes of the designation of the United States of America)
The declaration must conform to the following standardized wording provided for in Section 214; see Notes to Boxes Nos. VIII, VIII (i) to (v) (in general) and the specific Notes to Box No. VIII (iv). If this Box is not used, this sheet should not be included in the request.
Declaration of inventorship (Rules 4.17(iv) and 51 <i>bis</i> .1(a)(iv)) for the purposes of the designation of the United States of America:
hereby declare that I believe I am the original, first and sole (if only one inventor is listed below) or joint (if more than one inventor is listed below) inventor of the subject matter which is claimed and for which a patent is sought.
This declaration is directed to the international application of which it forms a part (if filing declaration with application).
Fhis declaration is directed to international application No. PCT/.SE2008/050407 (if furnishing declaration pursuant o Rule 26 <i>ter</i>).
hereby declare that my residence, mailing address, and citizenship are as stated next to my name.
hereby state that I have reviewed and understand the contents of the above-identified international application, including the claims of said application. I have identified in the request of said application, in compliance with PCT Rule 4.10, any claim to foreign priority, and I have identified below, under the heading "Prior Applications," by application number, country or Member of the World Trade Organization, day, month and year of filing, any application for a patent or inventor's certificate filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed.
Prior Applications: US 60/944,628
hereby acknowledge the duty to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the PCT international filing date of the continuation-in-part application.
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 nade 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.
Name: .DAHLMAN,.Erik
Residence: Tackjärnsvägen 12,168 68 BROMMA, Sweden (city and either US state, if applicable, or country)
Mailing Address:
Citizenship: Sweden
Inventor's Signature: Date: 2008-07-13
The signature must be that of the inventor, not that of the agent)
Name: VUKAJLOVIC, Vera
Residence: Frejgatan 45, 113 49 STOCKHOLM ,Sweden (city and either US state, if applicable, or country)
Mailing Address:
Citizenship: Sweden Inventor's Signature: The signature must be mat of the inventor, not that of the agent) Date: DO May Of
This declaration is continued on the following sheet, "Continuation of Box No. VIII (iv)".

VIII-2-1	Declaration: Entitlement to apply for and be granted a patent Declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51bis.1(a)(ii)), in a case where the declaration under Rule 4.17(iv) is not appropriate:	in relation to this international application
	Name (LAST, First)	TELEFONAKTIEBOLAGET LM ERICSSON (PUBL) is entitled to apply for and be granted a patent by virtue of the following:
VIII-2-1(i v)		an assignment from DAHLMAN, Erik to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)
VIII-2-1(i v)		an assignment from VUKAJLOVIC, Vera to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)

VIII-3-1	Declaration: Entitlement to claim	
	Declaration as to the applicant's entitlement, as at the international filing date, to claim the priority of the earlier application specified below, where the applicant is not the applicant who filed the earlier application or where the applicant's name has changed since the filing of the earlier application (Rules 4.17(iii) and 51bis.1(a)(iii))	in relation to this international application
	Name	TELEFONAKTIEBOLAGET LM ERICSSON (PUBL)
		is entitled to claim priority of earlier application No. 60/944,628 by virtue of the following:
VIII-3-1(i v)		an assignment from DAHLMAN, Erik to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)
VIII-3-1(i v)		an assignment from VUKAJLOVIC, Vera to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)

VIII-2-1	Declaration: Entitlement to apply for and be granted a patent Declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51bis.1(a)(ii)), in a case where the declaration under Rule 4.17(iv) is not appropriate:	in relation to this international application
	Name (LAST, First)	TELEFONAKTIEBOLAGET LM ERICSSON (PUBL) is entitled to apply for and be granted a patent by virtue of the following:
VIII-2-1(i v)		an assignment from DAHLMAN, Erik to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)
VIII-2-1(i v)		an assignment from VUKAJLOVIC, Vera to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)

VIII-3-1 Declaration: Entitlement to claim		
priority		
Declaration as to the applicant's in relation to this internation	onal	
entitlement, as at the international filing		
date, to claim the priority of the earlier		
application specified below, where the		
applicant is not the applicant who filed		
the earlier application or where the		
applicant's name has changed since the		
filing of the earlier application (Rules		
4 17(iii) and 51bis 1(a)(iii))		
TELEFONAKTIEBOLAGET LM ERICS	SON (PUBL)	
is entitled to claim priority application No. 60/944,628 by the following:	y of earlier y virtue of	
VIII-3-1(i) an assignment from DAHLMAN. H	Trik to	
TELEFONARTIEBOLAGET LM ERICS	SON (PUBL),	
dated 14 November 2007 (14.13	L.2007)	
VIII-3-1(i an assignment from VIIKA.II.OVI	Vera to	
TELEFONAKTIEBOLAGET LM ERICS:		
	SON (PUBL),	
VIII-2-1	Declaration: Entitlement to apply for and be granted a patent Declaration as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51bis.1(a)(ii)), in a case where the declaration under Rule 4.17(iv) is not appropriate:	in relation to this international application
------------------	--	---
	Name (LAST, First)	TELEFONAKTIEBOLAGET LM ERICSSON (PUBL) is entitled to apply for and be granted a patent by virtue of the following:
VIII-2-1(i v)		an assignment from DAHLMAN, Erik to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)
VIII-2-1(i v)		an assignment from VUKAJLOVIC, Vera to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)

VIII-3-1	Declaration: Entitlement to claim							
	Declaration as to the applicant's entitlement, as at the international filing date, to claim the priority of the earlier application specified below, where the applicant is not the applicant who filed the earlier application or where the applicant's name has changed since the filing of the earlier application (Rules 4.17(iii) and 51bis.1(a)(iii))	in relation to this international application						
	Name	TELEFONAKTIEBOLAGET LM ERICSSON (PUBL)						
		is entitled to claim priority of earlier application No. 60/944,628 by virtue of the following:						
VIII-3-1(i v)		an assignment from DAHLMAN, Erik to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)						
VIII-3-1(i v)		an assignment from VUKAJLOVIC, Vera to TELEFONAKTIEBOLAGET LM ERICSSON (PUBL), dated 14 November 2007 (14.11.2007)						

	Under the Pa	perwork Reduc	tion Act of 19	95, no persons are	required to respor	nd to	U.S. Patent a	Approved f nd Trademark Off of information unle	or use th ice; U.S ess it dis	nrough 1/31/2 5. DEPARTME splays a valid	PTO/SB/06 (07-06) 007. OMB 0651-0032 ENT OF COMMERCE OMB control number.
PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875					4	Application or Docket Number 12/664,347			ing Date 11/2009	To be Mailed	
APPLICATION AS FILED – PART I										OTI	HER THAN
(Column 1) (Column 2)					_	SMALL	ENTITY	OR	SMA	LL ENTITY	
	FOR		NUMBER FI	.ED NUM	MBER EXTRA		RATE (\$)	FEE (\$)		RATE (\$)	FEE (\$)
BASIC FEE (37 CFR 1.16(a), (b), or (c))			N/A		N/A		N/A			N/A	
SEARCH FEE (37 CFR 1.16(k), (i), or (m))			N/A		N/A		N/A			N/A	
EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))			N/A		N/A		N/A			N/A	
TOTAL CLAIMS (37 CFR 1.16(i))			minus 20 =				X\$ =		OR	X\$ =	
IND (37	EPENDENT CLAIM CFR 1.16(h))	S	minus 3 = *				X\$ =			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 \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).								
	MULTIPLE DEPEN	IDENT CLAIM	PRESENT (3	7 CFR 1.16(j))							
* If t	he difference in colu	umn 1 is less th	ian zero, ente	r "0" in column 2.			TOTAL			TOTAL	
APPLICATION AS AMENDED – PART II							OTHER THAN				
ПТ	12/11/2009	CLAIMS REMAINING AFTER AMENDMEN	IT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	ADDITIONAL FEE (\$)		RATE (\$)	ADDITIONAL FEE (\$)
ME	Total (37 CFR 1.16(i))	* 25	Minus	** 25	= 0		X \$ =		OR	X \$52=	0
Ľ.	Independent (37 CFR 1.16(h))	* 4	Minus	***4	= 0		X \$ =		OR	X \$220=	0
AMI	Application Size Fee (37 CFR 1.16(s))										
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								OR		
Γ							TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	0
		(Column 1))	(Column 2)	(Column 3)	-	_			-	
		CLAIMS REMAINING AFTER AMENDMEN	G IT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)	additional Fee (\$)		RATE (\$)	ADDITIONAL FEE (\$)
Z	Total (37 CFR 1.16(i))	*	Minus	**	=		X \$ =		OR	X \$ =	
Μ	Independent (37 CFR 1.16(h))	*	Minus	***	=		X\$ =		OR	X\$ =	
Ш	Application Si	ize Fee (37 CF	R 1.16(s))								
AM	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))								OR		
I						8	TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
 * If the entry in column 1 is less than the entry in column 2, write "0" in column 3. ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1. 											

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.** *If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.*