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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	90/014,865	09/21/2021	6411941	TO BE DETERMINED	2765
		7590 03/11/202 TABIN & FLANNERY		EXAMINER	
		TH LASALLE STREET		NGUYEN, MINH DIEU T	
	CHICAGO, IL	60603-3406		ART UNIT	PAPER NUMBER
				3992	_
				MAIL DATE	DELIVERY MODE
				03/11/2022	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.



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(THIRD PARTY REQUESTER'S CORRESPONDENCE ADDRESS)

FITCH EVEN TABIN & FLANNERY, LLP 120 SOUTH LASALLE STREET SUITE 2100 CHICAGO, IL 60603-3406

EX PARTE REEXAMINATION COMMUNICATION TRANSMITTAL FORM

REEXAMINATION CONTROL NO. 90/014,865.

PATENT UNDER REEXAMINATION 6411941.

ART UNIT 3992.

Enclosed is a copy of the latest communication from the United States Patent and Trademark Office in the above identified *ex parte* reexamination proceeding (37 CFR 1.550(f)).

Where this copy is supplied after the reply by requester, 37 CFR 1.535, or the time for filing a reply has passed, no submission on behalf of the *ex parte* reexamination requester will be acknowledged or considered (37 CFR 1.550(g)).



	90/014,865 6411941						
Office Action in Ex Parte Reexamination	Examiner MINH DIEU T NGUYEN	Art Unit 3992	AIA (FITF) Status No				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Responsive to the communication(s) filed on 21 September 2021. A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/were filed on							
b. This action is made FINAL.							
c. 🗹 A statement under 37 CFR 1.530 has not been received from the patent owner.							
A shortened statutory period for response to this action is set to expire 2 month(s) from the mailing date of this letter. Failure to respond within the period for response will result in termination of the proceeding and issuance of an <i>ex parte</i> reexamination certificate in accordance with this action. 37 CFR 1.550(d). EXTENSIONS OF TIME ARE GOVERNED BY 37 CFR 1.550(c) . If the period for response specified above is less than thirty (30) days, a response within the statutory minimum of thirty (30) days will be considered timely.							
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:							
1. Notice of References Cited by Examiner, PTO-892.		ry, PTO-474.					
2. Information Disclosure Statement, PTO/SB/08.	4. 🗌						
<u> </u>	SUMMARY OF ACTION						
	✓ Claims 1-3,6-14 and 16 are subject to reexamination. Claims are not subject to reexamination.						
-							
	Claims have been canceled in the present reexamination proceeding.						
 4. Claims 1-3,6-14 and 16 are rejected. 	Claims are patentable and/or confirmed.						
5. Claims are objected to.							
6. The drawings, filed on are acceptable.							
7. The proposed drawing correction, filed on I	has been (7a) approved (7	b) 🗌 disa	pproved.				
8. Acknowledgment is made of the priority claim und		, _					
a) All b) Some* c) None of t							
1 been received.							
2 not been received.							
3 been filed in Application No							
4 Deen filed in reexamination Control No.	<u>_</u> .						
5 🗌 been received by the International Bureau in	PCT application No						
* See the attached detailed Office action for a list of	* See the attached detailed Office action for a list of the certified copies not received.						
 Since the proceeding appears to be in condition fo matters, prosecution as to the merits is closed in a 11, 453 O.G. 213. 							
10. Other:							
cc: Requester (if third party requester)							

Control No.

U.S. Patent and Trademark Office

PTOL-466 (Rev. 08-13)

Office Action in Ex Parte Reexamination

Part of Paper No. 20220307

Patent Under Reexamination



Notice of Pre-AIA or AIA Status

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

DETAILED ACTION

This non-final Office Action is in response to the communication dated 9/21/2021.

Claims 1-3, 6-14 and 16 are subject to reexamination and rejected below.

I. Procedures Governing Reexamination

Proposed Amendments, Affidavits, or Declarations

In order to ensure full consideration of any amendments, affidavits or declarations, or other documents as evidence of patentability, such documents must be submitted in response to this Office action. Submissions after the next Office action, which is intended to be a final action, will be governed by the requirements of 37 CFR 1.116, after final rejection and 37 CFR 41.33 after appeal, which will be strictly enforced.

Patent owner is notified that any proposed amendment to the specification and/or claims in this reexamination proceeding must comply with 37 CFR 1.530(d)-(j), must be formally presented pursuant to 37 CFR 1.52(a) and (b), and must contain any fees required by 37 CFR 1.20(c).

The US Patent 6,411,941 has expired, pursuant to 37 CFR 1.530(j), "[n]o amendment, other than the cancellation of claims, will be incorporated into the patent by a certificate issued after the expiration of the patent".



Extensions of Time

Extensions of time under 37 CFR 1.136(a) will not be permitted in these proceedings because the provisions of 37 CFR 1.136 apply only to "an applicant" and not to parties in a reexamination proceeding. Additionally, 35 U.S.C. 305 requires that reexamination proceedings "will be conducted with special dispatch" (37 CFR 1.550(a)). Extension of time in *ex parte* reexamination proceedings are provided for in 37 CFR 1.550(c).

Concurrent Litigation

The patent owner is reminded of the continuing responsibility under 37 CFR 1.565(a) to apprise the Office of any litigation activity, or other prior or concurrent proceeding, involving the patent at issue in this reexamination proceeding throughout the course of this reexamination proceeding. The third party requester is also reminded of the ability to similarly apprise the Office of any such activity or proceeding throughout the course of this reexamination proceeding. See MPEP §§ 2207, 2282 and 2286.

II. Grounds of Rejection

Claim Rejections - 35 USC § 103

In the event the determination of the status of the application as subject to AIA 35 U.S.C. 102 and 103 (or as subject to pre-AIA 35 U.S.C. 102 and 103) is incorrect, any correction of the statutory basis for the rejection will not be considered a new ground of



DOCKET

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