UNIT	ted States Patent	1	UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
90/014,876	10/05/2021	10484510	HOLA-005-US10-EPR	2574	
131926 7590 03/23/2022 May Patents Ltd. c/o Dorit Shem-Tov P.O.B 7230			EXAMINER WOOD, WILLIAM H		
Ramat-Gan, 5217102 ISRAEL			ART UNIT	PAPER NUMBER	
			3992		
			MAIL DATE	DELIVERY MODE	
			03/23/2022	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)

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EX PARTE REEXAMINATION COMMUNICATION TRANSMITTAL FORM

REEXAMINATION CONTROL NO. 90/014,876.

PATENT UNDER REEXAMINATION <u>10484510</u>.

ART UNIT <u>3992</u>.

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)).



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	Control No. 90/014,876	Patent Under Reexamination 10484510				
Office Action in Ex Parte Reexamination	Examiner WILLIAM H WOOD	Art Unit 3992	AIA (FITF) Status No			
The MAILING DATE of this communication ap	opears on the cover sheet v	with the correspon	dence address			
a. Responsive to the communication(s) filed on A declaration(s)/affidavit(s) under 37 CFR 1.130(b)	was/were filed on					
b. 🗌 This action is made FINAL.						
c. \bigodot 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 Failure to respond within the period for response will result in te certificate in accordance with this action. 37 CFR 1.550(d). EXI If the period for response specified above is less than thirty (30) will be considered timely.	ermination of the proceeding a FENSIONS OF TIME ARE G	and issuance of an OVERNED BY 37 (<i>ex parte</i> reexamination CFR 1.550(c).			
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF	THIS ACTION:					
1. Notice of References Cited by Examiner, PTO-892. 3. Interview Summary, PTO-474.						
2. Information Disclosure Statement, PTO/SB/08.	4. 🗌					
Part II SUMMARY OF ACTION						
1a. 🗹 Claims <u>1-2,6-11,13 and 15-24</u> are subject to reex	amination.					
1b.	lation.					
2. Claims have been canceled in the present	t reexamination proceeding.					
3. Claims are patentable and/or confirmed.						
4. 🗹 Claims <u>1-2,6-11,13 and 15-24</u> are rejected.						
5. Claims are objected to.						
6. 🗹 The drawings, filed on <u>05 October 2021</u> are acce	ptable.					
7. 🗌 The proposed drawing correction, filed on	has been (7a)	ved (7b) 🗌 disa	pproved.			
8. Acknowledgment is made of the priority claim und	der 35 U.S.C. 119(a)-(d) or (f).				
a) 🗌 All b) 🗌 Some* c) 🗌 None of	the certified copies have					
1 🔲 been received.						
2 🗌 not been received.						
3 Deen filed in Application No						
4 🗌 been filed in reexamination Control No	<u>.</u> .					
5 🗌 been received by the International Bureau in	n PCT application No.	·				
* See the attached detailed Office action for a list o	f the certified copies not rece	ived.				
 Since the proceeding appears to be in condition for matters, prosecution as to the merits is closed in a 11, 453 O.G. 213. 						
10. 🗍 Other:						
cc: Requester (if third party requester)						
U.S. Patent and Trademark Office PTOL-466 (Rev. 08-13) Office	Action in Ex Parte Reexaminat	ion Pari	t of Paper No. 20220314			

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

DECISION ON REQUEST FOR REEXAMINATION

Reexamination (*Ex Parte*) has been requested by a third party for claims 1, 2, 6, 7, 8, 9, 10, 11, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23, and 24 of US 10,484,510 B2 to Shribman et al. which issued on 11/19/2019 and was filed on 02/17/2019 (herein *Shribman* or *'510 patent*). A Request for *Ex Parte* Reexamination (herein *Request*) was received on 10/05/2021.

A substantial new question of patentability affecting claims 1, 2, 6, 7, 8, 9, 10, 11, 13, 15, 16, 17, 18, 19, 20, 21, 22, 23, and 24 of US 10,484,510 B2 to *Shribman* is raised by the request for *Ex Parte* reexamination filed 10/05/2021. As such the filed request for reexamination is granted.

Information Disclosure Statement

The 14 information disclosure statements (IDS) submitted on 12/20/2021 and the IDS submitted on 02/14/2022 are considered by the examiner in accordance with 37 CFR 1.97, 37 CFR 1.98, MPEP 609, and MPEP 1406, to the fullest extent of the items presented including any concise explanation. Documents not meeting a particular criteria are lined through and not considered.

The submitted English translation of CN 110071980 was blank.

DOCKE.

Claim Rejections - 35 USC § 102

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 rejection if the prior art relied upon, and the rationale supporting the rejection, would be the same under either status. The following is a quotation of the appropriate paragraphs of pre-AIA 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 -

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

Claim(s) 1, 6-8, 10, and 15-24 is/are rejected under pre-AIA 35 U.S.C. 102(b) as being anticipated

by US 6,795,848 B1 (herein Border).

Consistent with the Request for Reexamination of 10/05/2021, the claim language is viewed

using the broadest reasonable interpretation. In the case of a "client device", the broadest reasonable

interpretation is a device that acts, at least at some point, as a client. And in the case of a "server", the

broadest reasonable interpretation is a device that acts, at least at some point, as a server.

Claim 1	Border	
A method for use with a web	Border shows "a web server" (Border: figure 1, element 109), "first	
server that responds to	content" (Border: column 3, lines 34-46, at least "web content"	
Hypertext Transfer Protocol	and/or "URL content"), "a first content identifier" (Border: at least	
(HTTP) requests and stores a	requested "URL"), and "a first client device" (Border: figure 1,	
first content identified by a	element 107, "upstream server").	
first content identifier, the		
method by a first client device		
comprising:		

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