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Application Number:	15957945						
Filing Date:	20-Apr-2018						
Title of Invention:	SYSTEM PROVIDING FASTER AND MORE EFFICIENT DATA COMMUNICATION						
First Named Inventor/Applicant Name:	Derry Shribman						
Filer:	Yehuda Binder/Dorit Binder						
Attorney Docket Number:	HOLA-005-US4						
Filed as Small Entity							
Filing Fees for Utility under 35 USC 111(a)							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
Extension-of-Time:							

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Miscellaneous:							
SUBMISSION- INFORMATION DISCLOSURE STMT	2806	1	120	120			
	Tot	120					

Electronic Acknowledgement Receipt				
EFS ID:	34908242			
Application Number:	15957945			
International Application Number:				
Confirmation Number:	7917			
Title of Invention:	SYSTEM PROVIDING FASTER AND MORE EFFICIENT DATA COMMUNICATION			
First Named Inventor/Applicant Name:	Derry Shribman			
Customer Number:	131926			
Filer:	Yehuda Binder/Dorit Binder			
Filer Authorized By:	Yehuda Binder			
Attorney Docket Number:	HOLA-005-US4			
Receipt Date:	20-JAN-2019			
Filing Date:	20-APR-2018			
Time Stamp:	05:55:13			
Application Type:	Utility under 35 USC 111(a)			

## **Payment information:**

Submitted with Payment	yes
Payment Type	DA
Payment was successfully received in RAM	\$120
RAM confirmation Number	012219INTEFSW00008181601835
Deposit Account	
Authorized User	

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

File Listing	 g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			1036999		
1	Information Disclosure Statement (IDS) Form (SB08)	005-US4.pdf	b6b613914dbc750eb2d20d38ff1581a3329 c5cd3	no	8
Warnings:			,		
Information:					
			1757362		
2	Foreign Reference	003-EP2597869.pdf	bae880ecd09ee126fac0e65a91dd1458ac2 59b0f	no	108
Warnings:	•				
Information:					
			152626		
Other Reference-Patent/App/Search documents		003-EP-SR.pdf	265f416bd3f19016a8223e304f0b3c81e829 f71a	no	5
Warnings:	-		'		
Information:					
			625900		
4	Non Patent Literature	003-On-the-Leakage.pdf	09120e566b90c2903ee3b9065860607d9c9 5f687	no	6
Warnings:	-		'		
Information:					
			429841		
5	Non Patent Literature	003-rfc2616.pdf	a0382dc.37ee717f61c9e697a72f40bf87716 568a	no	114
Warnings:					
Information:					
			1229806		
6	Non Patent Literature	003-slice-embedding.pdf	de5af5f121a7054354176d3921ca6c256499 9841	no	16
Warnings:			,		
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7	Foreign Reference	003-WO2010090562.pdf	1039023	no	33		
	, and the second	·	ae42bd28643d17a379580c0dd6da718041 8d3c08				
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			2209776				
8	Foreign Reference	003-WO2011068784.pdf	5e265193718530b6ab0bc3d1b2b10e6693 1c151b	no	45		
Warnings:							
Information:							
	Other Deference Detect / Apr / Court		101996				
9	Other Reference-Patent/App/Search documents	004-WO2010135096-ISR.pdf	85f4357051a8e83e7e713aeadad225f59c32 edb4	no	2		
Warnings:		•	•				
Information:							
			3913217				
10	Non Patent Literature	OL-VIP72-Proxy-Service.pdf	af2ef07d2b5bf3dc1e9aae73fbd3c8669808 6bfa	no	38		
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Information:							
			1619534				
11	Non Patent Literature	OL-Spyeye.pdf	69b83e9f6762fd09110b140f5ebdb7da873 ea84c	no	13		
Warnings:							
Information:							
			391186				
12	Non Patent Literature	OL-freedman-coral.pdf	0dcb204b43875857966a4b4a0ea5de7e9d e0ea72	no	14		
Warnings:							
Information:							
			1248713				
13	Non Patent Literature	OL-Easy-Hide-IP.pdf	b3f060dc49c05eea5a13db85431acd4fd6b 7ceee	no	9		
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Information:						
			6040279			
14	Non Patent Literature	OL-Andromeda.pdf	b3fb8b3e199f7eca9afeba856c1c3d2942c7 549f	no	47	
Warnings:		•	-			
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Information:						
			30398			
15	Fee Worksheet (SB06)	fee-info.pdf	5e9fefe9b94cdf2339e6f487523240244509 47bf	no	2	
Warnings:		+	· · · · · · · · · · · · · · · · · · ·			
Information:						
		Total Files Size (in bytes	,	26656		

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

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

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

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

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

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

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

## United States Patent and Trademark Office



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

131926 7590 01/23/2019
May Patents Ltd. c/o Dorit Shem-Tov
P.O.B 7230
Ramat-Gan, 5217102
ISRAEL

EXAMINER				
NGUYEN, MINH CHAU				
ART UNIT	PAPER NUMBER			
2459				

DATE MAILED: 01/23/2019

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/957,945	04/20/2018	Derry Shribman	HOLA-005-US4	7917

TITLE OF INVENTION: SYSTEM PROVIDING FASTER AND MORE EFFICIENT DATA COMMUNICATION

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$500	\$0.00	\$0.00	\$500	04/23/2019

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

Page 1 of 3

## PART B - FEE(S) TRANSMITTAL

Complete and send	this form, together v	with applicable fee(s	), by mail or fax, or	via EFS-Web.				
By mail, send to:	Mail Stop ISSUE Commissioner for P.O. Box 1450 Alexandria, Virgin	Patents				By fax, send t	0:	(571)-273-2885
further correspondence	including the Patent, adva	nce orders and notificatio	E and PUBLICATION FE n of maintenance fees wil dence address; and/or (b)	l be mailed to the cu indicating a separat	rrent con e "FEE .	rrespondence address a ADDRESS" for mainte	s indic enance	ated unless corrected fee notifications.
CURRENT CORRESPONI	DENCE ADDRESS (Note: Use Bl	ock 1 for any change of address)	Fe pa	e(s) Transmittal. Theres. Each addition	nis certif al paper	g can only be used for icate cannot be used for , such as an assignmen ling or transmission.	or any	other accompanying
May Patents L P.O.B 7230 Ramat-Gan, 52	td. c/o Dorit Shem	7/2019 1-Tov	I h Ste ad	Ce ereby certify that the tes Postal Service dressed to the Mail	ertificate his Fee(s with suf Stop IS	e of Mailing or Transi s) Transmittal is being ficient postage for first SUE FEE address abo by facsimile to (571) 27	depos t class ve, or	ited with the United mail in an envelope being transmitted to
ISRAEL								(Typed or printed name)
			_					(Signature)
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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTO	ID	LATTO	RNEY DOCKET NO.	CON	FIRMATION NO.
				TK .				
15/957,945	04/20/2018		Derry Shribman		п	IOLA-005-US4		7917
TITLE OF INVENTION	N: SYSTEM PROVIDING	G FASTER AND MORE	EFFICIENT DATA CON	MMUNICATION				
APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUI	PREV. PAID ISSU	JE FEE	TOTAL FEE(S) DUE		DATE DUE
nonprovisional	SMALL	\$500	\$0.00	\$0.00		\$500		04/23/2019
EXA	MINER	ART UNIT	CLASS-SUBCLASS					
NGUYEN, I	MINH CHAU	2459	709-202000	<del>-</del>				
	lence address or indicatio	n of "Fee Address" (37	2. For printing on the					
CFR 1.363).	1 11 ( 61	6.0	(1) The names of up or agents OR, alterna		nt attorn	1		
Address form PTO/S	pondence address (or Cha B/122) attached.	inge of Correspondence	(2) The name of a sin registered attorney or	gle firm (having as agent) and the nan	a memb	er a p to 2		
"Fee Address" in SB/47; Rev 03-09 or Number is required	dication (or "Fee Address more recent) attached. Us	" Indication form PTO/ se of a Customer	2 registered patent att listed, no name will b	orneys or agents. If	no nam	3		
		A TO BE PRINTED ON	THE PATENT (print or t	ype)				
PLEASE NOTE: Un recorded, or filed for	less an assignee is identifi	ed below, no assignee dat n 37 CFR 3.11 and 37 CF	ta will appear on the paten FR 3.81(a). Completion of	t. If an assignee is	identifie a substit	d below, the document	must h	nave been previously
(A) NAME OF ASS			(B) RESIDENCE: (CIT					
Please sheet the approp	riata assignaa gatagary or	antagorios (will not be n	rinted on the patent) : 🗖	Individual D Com	oration a	or other private group a	meier: [	Government
4a. Fees submitted:		lication Fee (if required)	Advance Order -				nuty 4	- Government
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Electronic Payme	ent via EFS-Web	Enclosed check	Non-electronic payment b	y credit card (Attac	h form I	PTO-2038)		
The Director is he	ereby authorized to charge	e the required fee(s), any	deficiency, or credit any	overpayment to Dep	osit Aco	count No		
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NOTE: This form must	be signed in accordance v	with 37 CFR 1.31 and 1.3	3. See 37 CFR 1.4 for sig	1				
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Page 2 of 3

OMB 0651-0033

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

Registration No. \_

Typed or printed name \_

PTOL-85 Part B (08-18) Approved for use through 01/31/2020

## United States Patent and Trademark Office



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

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/957,945	04/20/2018	Derry Shribman	HOLA-005-US4	7917
131926 75	90 01/23/2019		EXAM	IINER
May Patents Ltd.	c/o Dorit Shem-Tov		NGUYEN, M	IINH CHAU
P.O.B 7230				
Ramat-Gan, 52171	02		ART UNIT	PAPER NUMBER
ISRAEL			2459	
			DATE MAILED: 01/23/201	9

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 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

### **Privacy Act Statement**

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

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

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

	Applicant(s) Shribman et a	I.				
Notice of Allowability	15/957,9 Examine MINH CH		Art Unit 2459	AIA Status No		
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) of NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIC of the Office or upon petition by the applicant. See 37 CFR 1.313 at 1. This communication is responsive to Amendment, filed 10/1.  A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/	OR REMA or other ap GHTS. Th and MPEF 8/2018.	AINS) CLOSED in this appl opropriate communication v is application is subject to v 2 1308.	ication. If not ir will be mailed ir	ncluded n due course. <b>THIS</b>		
An election was made by the applicant in response to a restriction requirement and election have been incorporated			ne interview on	; the		
3. The allowed claim(s) is/are 1-29. As a result of the allowed Highway program at a participating intellectual property offic http://www.uspto.gov/patents/init_events/pph/index.jsp	ce for the	corresponding application.	For more infor			
4. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
Certified copies:						
a) ☐All b) ☐ Some *c) ☐ None of the:						
<ol> <li>Certified copies of the priority documents have been received.</li> <li>Certified copies of the priority documents have been received in Application No</li> <li>Copies of the certified copies of the priority documents have been received in this national stage application from the</li> </ol>						
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 ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.			complying with	the requirements		
5. CORRECTED DRAWINGS (as "replacement sheets") must	be submi	tted.				
including changes required by the attached Examiner's Paper No./Mail Date	Amendm	ent / Comment or in the Of	fice action of			
Identifying indicia such as the application number (see 37 CFR 1. sheet. Replacement sheet(s) should be labeled as such in the hea			gs in the front (	not the back) of each		
6. DEPOSIT OF and/or INFORMATION about the deposit of B attached Examiner's comment regarding REQUIREMENT F				ne		
Attachment(s)						
1. Notice of References Cited (PTO-892)		5. 🗹 Examiner's Amendi	ment/Comment			
2. Information Disclosure Statements (PTO/SB/08),		6. 🗹 Examiner's Stateme	ent of Reasons	for Allowance		
Paper No./Mail Date 10/18/2018;01/20/2019. 3. Examiner's Comment Regarding Requirement for Deposit of Biological Material		7. Other				
4. Interview Summary (PTO-413), Paper No./Mail Date.						
/MINH CHAU NGUYEN/ Primary Examiner, Art Unit 2459						

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

Notice of Allowability

Part of Paper No./Mail Date 20190122

Art Unit: 2459

### Notice of Pre-AIA or AIA Status

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

### Remarks

Applicant's amendment dated October 18, 2018 responding to September 5, 2018 Office Action provided in the rejection of claims 1-29. Claims 1-29 remain pending in the application and which have been fully considered by the Examiner.

### Examiner's Amendment

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The application has been amended as follows:

22 (currently amended). The method according to claim 22 21, wherein the determining is based on the received HTTP header according to, or based on, IETF RFC 2616.

### Reasons for Allowance

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

Claims 1-29 are considered allowable since when reading the claims in light of the specification, as per MPEP §2111.01 or Toro Co. v. White Consolidated Industries Inc., 199

F.3d 1295, 1301,53 USPQ2d 1065, 1069 (Fed. Cir. 1999), none of the references of record alone

or in combination disclose or suggest the combination of limitations specified in independent claim 1.

For example, the independent claims contain limitations, receiving, from the second server, the first content identifier; sending to the first server, which stores a first content identified by a first content identifier, over the Internet, a HTTP request that comprises the first content identifier; receiving, the first content from the first server over the Internet in response to the sending of the first content identifier; and sending, the first content by the first client device to the second server, in response to the receiving of the first content identifier. Therefore, the Examiner agrees that the limitations of the independent claims, within its environment, is allowable subject matter over the prior art, in light of the specification and in view of the Applicant's arguments.

Because claims 2-29 depend directly or indirectly on claim 1, these claims are considered allowable for at least the same reasons noted above with respect to claim 1.

To the extent that these features are not found in the prior art cited by Examiner, the present case is held allowable over the art of record.

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".

### Correspondence Information

Application/Control Number: 15/957,945 Page 4

Art Unit: 2459

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MINH CHAU N NGUYEN whose telephone number is (571)272-4242. The examiner can normally be reached on M-F 8am-4pm.

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

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, JEFFREY NICKERSON can be reached on (571)270-3631. 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.

/MINH CHAU NGUYEN/

Primary Examiner, Art Unit 2459

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	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	15/957,945	Shribman et al.
	Examiner	Art Unit
	MINH CHAU N NGUYEN	2459

CPC					
Symbol			Туре	Version	
H04L	67	/ 42	F	2013-01-01	
H04L	/ 41	/ 046	I	2013-01-01	
H04L	67	1 22	1	2013-01-01	
H04L	67	1063	I	2013-01-01	
H04L	67	/ 2814	I	2013-01-01	
H04L	67	2819	I	2013-01-01	
H04L	67	/ 1002	1	2013-01-01	
H04L	67	1023	1	2013-01-01	
H04L	67	108	I	2013-01-01	
H04L	/ 67	// 02	A	2013-01-01	

CPC Combination Sets							
Symbol	Туре	Set	Ranking	Version			

NONE		Total Claims	s Allowed:
(Assistant Examiner)	(Date)	29	9
/MINH CHAU NGUYEN/ Primary Examiner, Art Unit 2459	22 January 2019	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	1

U.S. Patent and Trademark Office

Part of Paper No.: 20190122

Issue Classification	Application/Control No. 15/957.945	Applicant(s)/Patent Under Reexamination Shribman et al.
	Examiner	Art Unit
	MINH CHAU N NGUYEN	2459

INTERNATIONAL CLASSIFICATION				
CLAIMED				
H04L	/ 29	/ 06		
H04L	/ 29	/ 08		
H04L	/ 12	24		
NON-CLAIMED				

US ORIGINAL CLASSIFICATION				
CLASS	SUBCLASS			

CROSS REFERENCES(S)						
CLASS	SUBCLASS (ONE SUBCLASS PER BLOCK)					

NONE		Total Claims	s Allowed:
(Assistant Examiner)	(Date)	29	)
/MINH CHAU NGUYEN/ Primary Examiner, Art Unit 2459	22 January 2019	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	1

U.S. Patent and Trademark Office

Part of Paper No.: 20190122

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	15/957,945	Shribman et al.
	Examiner	Art Unit
	MINH CHAU N NGUYEN	2459

☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47															
CLAIM	S														
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
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23	6	24	15	26	24										
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(Assistant Examiner)	(Date)	29	9
/MINH CHAU NGUYEN/ Primary Examiner, Art Unit 2459	22 January 2019	O.G. Print Claim(s)	O.G. Print Figure
(Primary Examiner)	(Date)	1	1

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Part of Paper No.: 20190122

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	15/957,945	Shribman et al.
	Examiner	Art Unit
	MINH CHAU N NGUYEN	2459

1	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal
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Final	Original	08/21/2018	01/22/2019						
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U.S. Patent and Trademark Office Part of Paper No.: 20190122

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	15/957,945	Shribman et al.
	Examiner	Art Unit
	MINH CHAU N NGUYEN	2459

CPC - Searched*				
Symbol	Date	Examiner		
H04L67/42	08/21/2018	MN		
H04L41/046	08/21/2018	MN		
H04L67/108	08/21/2018	MN		
H04L67/22	08/21/2018	MN		

CPC Combination Sets - Searched*					
Symbol	Date	Examiner			

US Classification - Searched*					
Class	Subclass	Date	Examiner		
709	202	08/21/2018	MN		

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

Search Notes					
Search Notes	Date	Examiner			
Search on EAST	08/21/2018	MN			
update search on EAST, google patents	01/22/2019	MN			

Interference Search						
US Class/CPC Symbol	US Subclass/CPC Group	Date	Examiner			
USPAT, USPG-Pub text search	Independent claim search	01/22/2019	MN			

/MINH CHAU NGUYEN/ Primary Examiner, Art Unit 2459	

## **EAST Search History**

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

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	5083	((web near server\$1) same servers same (peers clients)) same ((deliver\$4 quer\$4 inquir\$4 retriev\$4 search\$4 transfer\$4 provid\$4 transmit\$4 send\$4 forward\$4) with (content\$1 document\$1 page\$1 file\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/22 14:11
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L33	3	32 and servers	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/22 14:48

## **EAST Search History (Interference)**

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1/22/2019 2:50:41 PM

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	Application Number		15957945	
INFORMATION DISCLOSURE	Filing Date		2018-04-20	
	First Named Inventor Derry S		Shribman	
STATEMENT BY APPLICANT ( Not for submission under 37 CFR 1.99)	Art Unit		2459	
( Not for Submission under or of it 1.33)	Examiner Name NGUY		YEN, MINH CHAU	
	Attorney Docket Number		HOLA-005-US4	

			PATENTS	Remove		
Examiner Initial*	Cite No	Patent Number	Kind Code <sup>1</sup>	Issue Date  Name of Patentee or Applicant of cited Document		Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear
/m.n/	1	7788378		2010-08-31	Ravi T. Rao	
Annanagananananananananan	2	9253164		2016-02-02	Christopher S. Gouge	
	3	7890547	B2	2011-02-15	Timo Hotti	
	4	8832179	B2	2014-09-09	Owen, et al.	
	5	7818430	B2	2010-10-19	Gal Zuckerman	
	6	6154782	A	2000-11-28	NAOHISA KAWAGUCHI	
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Application Number		15957945		
Filing Date		2018-04-20		
First Named Inventor	Derry	Shribman		
Art Unit		2459		
Examiner Name NGUY		/EN, MINH CHAU		
Attorney Docket Number		HOLA-005-US4		

/M.:	n/	9	3719505	B2	2014-06-05	Shribman, et al.	
		10	9201808	B2	2015-01-12	Shribman, et al.	
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Exa Initia	miner al*	Cite No	Publication Number	Kind Code <sup>1</sup>	Publication Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear
/M	.n/	1	20080109446	A1	2008-05-08	Matrix Xin Wang	
		2	20110066924	A1	2011-03-17	Gregory Dorso	
	CONSCINENCIA CONTRACTOR	3	20110128911	A1	2011-06-02	Kamel M. Shaheen	
	RESCRICTORISTORISTORISTORISTORISTORISTORISTORIS	4	20130157699	A1	2013-06-20	Mohit Talwar	
		5	20130326607	A1	2013-12-05	Liang Feng	
P	000000000000000000000000000000000000000	6	20030204602	A1	2003-30-10	Hudson, Michael D.; et al.	

Application Number		15957945		
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First Named Inventor Derry		Shribman		
Art Unit		2459		
Examiner Name NGUY		/EN, MINH CHAU		
Attorney Docket Number		HOLA-005-US4		

/M.	n/	7	20120124173	A1	2012-17-05	De; Pradipta; et al.
		8	20020069241	A1	2002-06-06	Narlikar, Girija ; et al.
		9	20130201316	A1	2013-08-08	BINDER; Yehuda; et al.
		10	20120099566	A1	2012-26-04	Laine; Tuomas ; et al.
		11	20120254370	A1	2012-10-04	Utz BACHER
		12	20080125123	A1	2008-05-29	Jheroen P. Dorenbosch
		13	20140301334	A1	2014-10-09	Miguel Labranche
		14	20070239655	A1	2007-10-11	Masakuni Agetsuma
	***************************************	15	20070226810	A1	2007-09-27	Timo Hotti
	KISCOBOOOGOOGOOGOOGOO	16	20100094970	A1	2010-04-15	Gal Zuckerman
•	-	17	20130007253	A1	2013-01-03	Guohuai Li

Application Number		15957945		
Filing Date		2018-04-20		
First Named Inventor Derry		Shribman		
Art Unit		2459		
Examiner Name NGUY		/EN, MINH CHAU		
Attorney Docket Number		HOLA-005-US4		

/M	.N/	18	20090037529	A1	2009-02-05	Gilad Armon-Kest
рудення		19	20090182843	A1	2009-07-16	Michael G. Hluchyj
000000000000000000000000000000000000000		20	20060036755	A1	2006-02-16	lbrahim S. Abdullah
		21	20140376403	A1	2014-12-25	Wenqi Shao
		22	20050228964	A1	2005-13-10	Sechrest, Stuart; et al.
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		24	20060259728	A1	2006-16-11	Chandrasekaran; Sashikanth ; et al.
		25	20040254907	A1	2004-16-12	Crow, Preston F.; et al.
		26	20050015552	A1	2005-20-01	So, Kimming; et al.
	,	27	20050022236	A1	2005-01-27	Akihiko Ito; et al.
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Application Number		15957945		
Filing Date		2018-04-20		
First Named Inventor Derry		Shribman		
Art Unit		2459		
Examiner Name NGUY		/EN, MINH CHAU		
Attorney Docket Number		HOLA-005-US4		

Examiner Initial*	Cite No	Foreign Document Number <sup>3</sup>	Country Code <sup>2</sup> i	Kind Code <sup>4</sup>	Publication Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear	<b>T</b> 5		
/M.N/	1	2597869	EP	A1	2013-18-12	Sharp Kk				
TO THE	2	2010090562	wo	A1	2010-12-08	Telefonaktiebolaget L M Ericsson (Publ)				
- Constitution of the Cons	3	2011068784	wo	A1	2011-09-06	Azuki Systems, Inc				
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Examiner Initials*	Cite No	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.								
		Screen captures from YouTube video clip entitle "nVpn.net   Double your Safety and use Socks5 + nVpn" 38 pages, ast accessed 11/20/2018 <a href="https://www.youtube.com/watch?v=L0Hct2kSnn4">https://www.youtube.com/watch?v=L0Hct2kSnn4</a>								
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( Not for submission under 37 CFR 1.99)

Application Number		15957945		
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First Named Inventor Derry		Shribman		
Art Unit		2459		
Examiner Name NGUY		YEN, MINH CHAU		
Attorney Docket Number		HOLA-005-US4		

/M.N/	6	European Search Report for EP 14182547.1, dated July 30, 2015	
	7	R. Fielding et al, RFC 2616: Hypertext Transfer Protocol HTTP/1.1, June 1999, retrieved from the Internet http://rcf-editor.org [retrieved Apr. 15, 2002]	
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	9	'Slice Embedding Solutions for Distributed Service Architectures" - Esposito et al., Boston University, Computer Science Dept., 10/2011 http://www.cs.bu.edu/techreports/pdf/2011-025-slice-embedding.pdf	
	10	International Search Report of PCT/US2010/034072 dated July 01, 2010	
	11	YouTube video clip entitled "nVpn.net   Double your Safety and use Socks5 + nVpn" <https: <br="" www.youtube.com="">watch?v=L0Hct2kSnn4&gt;</https:>	
Фенниние	12	YouTube video clip entitled "Andromeda" <https: watch?v="yRRYpFLbKNU" www.youtube.com=""></https:>	
200000000000000000000000000000000000000	13	YouTube video clip entitled "Change Your Country IP Address & Location with Easy Hide IP Software" <a href="https://www.youtube.com/watch?v=ulwkf1sOfdA">https://www.youtube.com/watch?v=iFEMT-b9DTc&gt;</a>	
If you wis	h to ac	d additional non-patent literature document citation information please click the Add button Add	

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Data Considered 01 /00 /0010

Examiner Signature /MINH CHAU NGUYEN/ Date Considered 01/22/2019

\*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 <a href="https://www.USPTO.GOV">www.USPTO.GOV</a> 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.

(Not for submission under 37 CFR 1.99)

Application Number		15957945
Filing Date		2018-04-20
First Named Inventor Derry		Shribman
Art Unit		2459
Examiner Name NGUY		'EN, MINH CHAU
Attorney Docket Number		HOLA-005-US4

### **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.

X The fee set forth in 37 CFR 1.17 (p) has been submitted herewith.

A certification statement is not submitted herewith.

### **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	/Yehuda Binder/	Date (YYYY-MM-DD)	2019-01-18
Name/Print	Yehuda Binder	Registration Number	73,612

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.** 

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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.

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- 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).
- 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.

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Approved for use through 11/30/2020. OMB 0651-0031

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	Application Number		15957945	
	Filing Date	_	2018-04-20	
INFORMATION DISCLOSURE	First Named Inventor Derry Shribman			
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		2459	
(Not lot Submission under or or N 1.00)	Examiner Name	NGUY	EN, MINH CHAU	
	Attorney Docket Number		HOLA-005-US4	

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Examiner Initial*			Kind Code <sup>1</sup>	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear			
/M.N/	1	6868453	В1	2005-03-15	Mitsuhiro Watanabe				
/M.N/	2	8595786	B2	2013-11-26	In Hwan Choi				
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/M.N/	1	20030097408	A1	2003-05-22	Masahiro Kageyama				
/M.N/	2	20070100839	A1	2007-05-03	Deok-ho Kim				
/M.N/	3	20080256175	A1	2008-10-16	Sang-kwon Lee				
/M.N/	4	20060212542	A1	2006-09-21	Han Fang				

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/M.N/	5		20110035503	A1	2011-02	!-10	SAM ZAID					
/M.N/	6		20050097441	A1	2005-05	i-05	Jonathan D. Herbach					
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Examiner	Signa	ture	/MINH CHAU	NGUYE	n/			Date Consid	dered	01/22/	/2019	
		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.										

<sup>&</sup>lt;sup>1</sup> See Kind Codes of USPTO Patent Documents at <a href="https://www.uspto.gov">www.uspto.gov</a> or MPEP 901.04. <sup>2</sup> Enter office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>3</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>4</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. <sup>5</sup> Applicant is to place a check mark here if English language translation is attached.

(Not for submission under 37 CFR 1.99)

Application Number		15957945	
Filing Date		2018-04-20	
First Named Inventor Derry		Shribm <b>a</b> n	
Art Unit		2459	
Examiner Name NGUY		/EN, MINH CHAU	
Attorney Docket Number		HOLA-005-US4	

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Signature	/Yehuda Binder/	Date (YYYY-MM-DD)	2018-10-18
Name/Print	Yehuda BINDER	Registration Number	73612

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EFS Web 2.1.18

## **EAST Search History**

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

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S1	7652	((web near servers) with (transfer\$4 provid\$4 transmit\$4 send\$4 forward\$4) with (content\$1 file\$1 document\$1 page\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:31
S2	578	S1 and ((peer\$1 client\$1) with (send\$4 transmit\$4 forward\$4) with (address\$2 id\$1 identifier\$1 identification\$1) with server\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:48
<b>S</b> 3	39	S2 and (server\$1 with (select\$4 list\$4 retriev\$4 inquir\$4 quer\$4) with peer\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:49
S4	457	S2 and (server\$1 with (select\$4 list\$4 retriev\$4 inquir\$4 quer\$4) with (client\$1 peer\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:49
S5	395	S4 and (server with (receiv\$4 stor\$4 maintain\$4) with (id\$1 identifier\$1 identification\$1 address\$2 port\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:49
S6	394	S5 and (server with (send\$4 transmit\$4 forward\$4) with (id\$1 identifier\$1 identification\$1 address\$2 port\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:49
S7	394	S6 and (server with (return\$4 send\$4 transmit\$4 forward\$4) with (id\$1 identifier\$1 identification\$1 address\$2 port\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:49
S8	361	S7 and (request\$4 same (url\$1 (web near server\$1)))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:50
S9	161	S8 and @ad< "20091008"	US-PGPUB; USPAT;	OR	OFF	2019/01/06 23:50

			USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			
S10	37	S9 and (server\$1 with (select\$4 list\$4 retriev\$4 inquir\$4 quer\$4) with (client\$1 peer\$1) with (geographic\$4 location\$1))		OR	OFF	2019/01/06 23:50
S11	0	S10 and (((second other another differen\$4) near web near server) with (return\$4 send\$4 transmit\$4 forward\$4) with (content\$1 document\$1 page\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:50
S12	3	S10 and (((second other another differen\$4) near1 server) with (return\$4 send\$4 transmit\$4 forward\$4) with (content\$1 document\$1 page\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:50
S13	146021	(H04L67/42 H04L41/046 H04L67/108 H04L67/22 H04L67/02).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:50
S14	1189	S13 and S1	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:51
S15	20	S14 and ((peer\$1 client\$1) with (send\$4 transmit\$4 forward\$4) with ((peer\$1 client\$1) near (address\$2 id\$1 identifier\$1 identification\$1)) with server\$1)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:51
S16	17	S15 and (server\$1 with (select\$4 list\$4 retriev\$4 inquir\$4 quer\$4) with (client\$1 peer\$1))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:51
S17	0	S16 and (server with (send\$4 transmit\$4 forward\$4) with (id\$1 identifier\$1 identification\$1 address\$2 port\$1) with ((differen\$4 another other destinat\$4 receiv\$4 second) near (peer\$1 client\$1)))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:51
S18	11	S16 and (request\$4 same (url\$1 same (web near server\$1)))	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:52
S19	3	S18 and (server\$1 with (select\$4 list\$4 retriev\$4 inquir\$4 quer\$4) with	US-PGPUB; USPAT;	OR	OFF	2019/01/06 23:52

		(client\$1 peer\$1) with (geographic\$4 location\$1))	USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB			
S20	1	S19 and @ad< "20091008"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT; IBM_TDB	OR	OFF	2019/01/06 23:52

#### **EAST Search History (Interference)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S21	1	(((peer\$1 client\$1) with (send\$4 transmit\$4 forward\$4) with ((peer\$1 client\$1) near (address\$2 id\$1 identifier\$1 identification\$1)) with server\$1) and (server\$1 with (select\$4 list\$4 retriev\$4 inquir\$4 quer\$4) with (client\$1 peer\$1)) and (server with (send\$4 transmit\$4 forward\$4) with (id\$1 identifier\$1 identification\$1 address\$2 port\$1) with ((differen\$4 another other destinat\$4 receiv\$4 second) near (peer\$1 client\$1))) and (((second other another differen\$4) near web near server) with (return\$4 send\$4 transmit\$4 forward\$4) with (content\$1 document\$1 page\$1))).clm.	US- PGPUB; USPAT	OR	OFF	2019/01/06 23:52
S22	6	(((peer\$1 client\$1) with (send\$4 transmit\$4 forward\$4) with ((peer\$1 client\$1) near (address\$2 id\$1 identifier\$1 identification\$1)) with server\$1) and (server\$1 with (select\$4 list\$4 retriev\$4 inquir\$4 quer\$4) with (client\$1 peer\$1)) and (server with (send\$4 transmit\$4 forward\$4) with (id\$1 identifier\$1 identification\$1 address\$2 port\$1) with ((differen\$4 another other destinat\$4 receiv\$4 second request\$4) near1 (peer\$1 client\$1))) and ((web near server) with (return\$4 send\$4 transmit\$4 forward\$4) with (content\$1 document\$1 page\$1))).clm.	US- PGPUB; USPAT	OR	OFF	2019/01/06 23:52
S23	1	S22 and (server\$1 with (select\$4 list\$4 retriev\$4 inquir\$4 quer\$4) with (client\$1 peer\$1) with (geographic\$4 location\$1))	US- PGPUB; USPAT	OR	OFF	2019/01/06 23:54
S24	0	S23 and @ad< "20091008"	US- PGPUB; USPAT	OR	OFF	2019/01/06 23:54

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Annlication Da	ta Sheet 37 CFR 1.76	Attorney Docket Number	HOLA-005-US4			
whhitemon no	ita director of it i.ro	Application Number	15/957,945			
Title of Invention	Title of Invention SYSTEM PROVIDING FASTER AND MORE EFFICIENT DATA COMMUNICATION					
bibliographic data arran This document may be	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 pursu	ant to
	37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)	

#### Inventor Information:

Invent	or	1						Remove	
Legal	Name								
Prefix	Give	n Name		Middle Name	e		Family N	lame	Suffix
	Derr	ý					Shribman		
Resid	lence	Information	(Select One)	US Residency	(8)	Non US Re	sidency (	Active US Military Service	)
City	Tel Av	/iv		Country of I	Resid	ence <sup>i</sup>		IL	
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Mailing	Addr	ess of Invent	tor:						
Addre	ss 1		9/6 Beylinson St	• 5					
Addre	ss 2								
City		Tel Aviv				State/Pro	vince		
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	l								
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### **Correspondence Information:**

PTO/AIA/14 (11-15)
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Application Dat	a Sha	act 37 CFR 1 76		torney Docke	t Number	HOLA	\-005-US4		
white and the		Ar	pplication Nun	nber	15/9	57,945			
Title of Invention	SYSTE	M PROVIDING FAST	ER A	ND MORE EFF	FICIENT DA	TA CON	MUNICATION		
Enter either Custo For further informa			the	Corresponde	ence Inforr	nation	section belov	w.	***************************************
An Address is	being p	provided for the co	rres	pondence in	formation	of this	application.		
Customer Number	-	131926							
Email Address		<u> </u>		**************************************			Add Ems	iii Remos	ve Email
Application Ir	ıform	ation:							
Title of the Inventi	on	SYSTEM PROVIDI	NG F	ASTER AND M	ORE EFFIC	IENT D	ATA COMMUN	ICATION	
Attorney Docket N	umber	HOLA-005-US4			Small En	tity Sta	itus Claimed	$\boxtimes$	
Application Type		Nonprovisional							
Subject Matter		Utility			1				<del></del>
Total Number of D	rawing	Sheets (if any)	15		Suggest	ed Fig	ure for Public	ation (if any)	
Request N 35 U.S.C. 1226 subject of an a	ding a spi ate section g date u sly filed a the prev aform Publica lot to (b) and pplication	ecification and any drav on(s) below (i.e., "Dome inder 37 CFR 1.53(b), th pplication, subject to co iously Filing da	wings stic Be e desc conditi ate (Y' at tim eby r ntion ountr	are being filed. enefit/National ! cription and any ons and require YYY-MM-DD)  e of Request request that the	Any domesti Stage Information of the American State of 37 CFR 1.2 are attached the attached	the prescript attor at the prescript at	t or foreign prior nd "Foreign Priori ent application a (a).  Intellectual Propagation a ation not be procation has no	ity information n ity Information"). ire replaced by th perty Authority o ublished under t and will not	nust be  inis  r Country  r  be the
Representative Representative information in the Either enter Custome Number will be used f	nation s Applicat r Numbe	hould be provided for tion Data Sheet does a er or complete the Re	not co prese	onstitute a powe entative Name	er of attorne section belo	y in the	application (see	37 CFR 1.32).	•
Please Select One:	17	Customer Number	·····	◯ US Pater	nt Practitione	ar   /	) Limited Rec	cognition (37 CF	
Customer Number	131926	-							
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Annlication Da	ta Shaat 37 CED 1 76	Attorney Docket Number	HOLA-005-US4
Application Data Sheet 37 CFR 1.76		Application Number	15/957,945
Title of Invention SYSTEM PROVIDING FASTE		ER AND MORE EFFICIENT DA	TA COMMUNICATION

#### Domestic Benefit/National Stage Information:

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

When referring to the current application, please leave the "Application Number" field blank.

Prior Application Status		Pending		Remove			
Application Number		Continuity Type		Prior Application Number		Filing or 371(c) Date (YYYY-MM-DD)	
		Continuation	of	14/025109		2013-09-12	
Prior Applicat	ion Status	Patented		Re		Rei	nove
Application Number	Cont	inuity Type Prior Application Number		Filing Date (YYYY-MM-DD)	Pat	lssue Dat (YYYY-MM-	
14/025109	Division o	of	12/836059	2010-07-14	85	60604	2013-10-15
Prior Applicat	ion Status	Expired		Remove			nove
Application Number		Continuity Type		Prior Application Number		Filing or 371(c) Date (YYYY-MM-DD)	
12/836059		Claims benefit of provisional		61/249624		2009-10-08	
Additional Dome			ge Data may be ge	nerated within this form	1		

#### Foreign Priority Information:

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

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

#### Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition **Applications**

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	HOLA-005-US4			
Phhiicannii Da	ita Sileet Si GFN 1.10	Application Number	15/957,945			
Title of Invention SYSTEM PROVIDING FASTE		ER AND MORE EFFICIENT DA	TA COMMUNICATION			
contains, or co 16, 2013. NOTE: By prov	This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013.  NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March 16, 2013, will be examined under the first inventor to file provisions of the AIA.					

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

Annlication Da	ta Shoot 37 CEP 1 76	Attorney Docket Number	HOLA-005-US4
Application Data Sheet 37 CFR 1.76		Application Number	<u>15/957,945</u>
Title of Invention	SYSTEM PROVIDING FASTE	ER AND MORE EFFICIENT DA	TA COMMUNICATION

#### Authorization or Opt-Out of Authorization to Permit Access:

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

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

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

- 1. Authorization to Permit Access by a Foreign Intellectual Property Office(s)
- A. Priority Document Exchange (PDX) Unless box A in subsection 2 (opt-out of authorization) is checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean intellectual Property Office (KIPO), the State Intellectual Property Office of the People's Republic of China (SIPO), the World Intellectual Property Organization (WIPO), and any other foreign intellectual property office participating with the USPTO in a bilateral or multilateral priority document exchange agreement in which a foreign application claiming priority to the instant patent application is filed, access to: (1) the instant patent application-as-filed and its related bibliographic data, (2) any foreign or domestic application to which priority or benefit is claimed by the instant application and its related bibliographic data, and (3) the date of filing of this Authorization. See 37 CFR 1.14(h) (1).
- B. Search Results from U.S. Application to EPO Unless box B in subsection 2 (opt-out of authorization) is checked, the undersigned hereby grants the USPTO authority to provide the EPO access to the bibliographic data and search results from the instant patent application when a European patent application claiming priority to the instant patent application is filed. See 37 CFR 1.14(h)(2).

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

	moterit approducti.
2.	Opt-Out of Authorizations to Permit Access by a Foreign Intellectual Property Office(s)
	A. Applicant <b>DOES NOT</b> authorize the USPTO to permit a participating foreign IP office access to the instant application-as-filed. If this box is checked, the USPTO will not be providing a participating foreign IP office with any documents and information identified in subsection 1A above.
	B. Applicant <b>DOES NOT</b> authorize the USPTO to transmit to the EPO any search results from the instant patent application. If this box is checked, the USPTO will not be providing the EPO with search results from the instant application.
	TE: Once the application has published or is otherwise publicly available, the USPTO may provide access to the

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	HOLA-005-US4			
	Application Data Sheet 37 CFN 1.76		Application Number	15/957,945		
	Title of Invention	SYSTEM PROVIDING FASTER AND MORE EFFICIENT DATA COMMUNICATION				

### **Applicant Information:**

Providing assignment information have an assignment recon			s not substitut	e for compliance with any	requirer	nent of part 3 of Title 37 of CFF	
Applicant 1							
The information to be provided 1.43; or the name and address who otherwise shows sufficien applicant under 37 CFR 1.46 (	in this s of the a t propriet assignee	ection is the na ssignee, perso ary interest in t , person to who	me and addre n to whom the he matter whom the invente	ess of the legal representa inventor is under an obliq o is the applicant under 3 or is obligated to assign, c	ative who gation to 7 CFR 1. or person	ction should not be completed.  is the applicant under 37 CFR assign the invention, or person 46. If the applicant is an who otherwise shows sufficien are also the applicant should be	t
♠ Assignee Legal Representative under 35 U.S.C. 117 Joint Inventor						) Joint Inventor	
Person to whom the inventor is obligated to assign.  Person who shows sufficient proprietary interest							
If applicant is the legal repr	esentati	ve, indicate th	e authority t	o file the patent applica	ition, the	inventor is:	
Name of the Deceased or I	egally l	ncapacitated	Inventor:				
If the Applicant is an Orga	nization	check here.	$\boxtimes$				
Organization Name	OLANE!	<del>res LTS</del> .	WEB SP	ARK LTD.			
Mailing Address Informa	tion Fo	r Applicant:					
Address 1	3 Har	3 Hamahshev St.,					
Address 2							
City	ıya		State/Province				
Country <sup>j</sup> IL			Postal Code	4250	7		
Phone Number				Fax Number			
Email Address							
Additional Applicant Data m	ay be g	enerated with	in this form	by selecting the Add bu	itton.		

### Assignee Information including Non-Applicant Assignee Information:

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.

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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 HO		HOLA-0	HOLA-005-US4		
			Application N	lumber	15/957	7,94 <u>5</u>		
Title of Inven	tion SY	STEM PRO	OVIDING FASTE	R AND MORE	EFFICIENT D	DATA COMM	MUNICATION	
Assignee	Assignee 1							
application publ publication as a	Complete this section if assignee information, including non-applicant assignee information, is desired to be included on the patent application publication. An assignee-applicant identified in the "Applicant Information" section will appear on the patent application publication as an applicant. For an assignee-applicant, complete this section only if identification as an assignee is also desired on the patent application publication.							
If the Assigne	ee or Non-	Applicant	Assignee is an	Organization	check here.			
Prefix		Given N	lame	Middle Nam	ne	Family N	ame	Suffix
Mailing Addre	ess Inform	ation Fo	r Assignee inc	luding Non-A	Applicant A	ssignee:		***************************************
Address 1								
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Additional Ass selecting the			cant Assignee I	Data may be g	enerated w	ithin this fo	rm by	
Signature	s n							
NOTE: This Application Data Sheet must be signed in accordance with 37 CFR 1.33(b). However, if this Application Data Sheet is submitted with the INITIAL filing of the application and either box A or B is not checked in subsection 2 of the "Authorization or Opt-Out of Authorization to Permit Access" section, then this form must also be signed in accordance with 37 CFR 1.14(c).  This Application Data Sheet must be signed by a patent practitioner if one or more of the applicants is a juristic entity (e.g., corporation or association). If the applicant is two or more joint inventors, this form must be signed by a patent practitioner, all joint inventors who are the applicant, or one or more joint inventor-applicants who have been given power of attorney (e.g., see USPTO Form PTO/AIA/81) on behalf of all joint inventor-applicants.  See 37 CFR 1.4(d) for the manner of making signatures and certifications.								
Signature /Yehuda Binder/		MADADAGAGAGAGAGAGAGAGAGAGAGAGAGAGAGAGAGA		Date	(YYYY-MM-DI	2019-01-27 2019-01-27		
First Name	Yehuda	huda Last Name BINDER Registration Number 73612			r 73612			
Additional Signature may be generated within this form by selecting the Add button.								

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	HOLA-005-US4		
Application Da	ta offeet of Office 1.10	Application Number	15/957,945		
Title of Invention	SYSTEM PROVIDING FASTE	ER AND MORE EFFICIENT DATA COMMUNICATION			

This collection of information is required by 37 CFR 1.76. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.** 

#### **Privacy Act Statement**

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

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

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

Electronic Acknowledgement Receipt					
EFS ID:	34971371				
Application Number:	15957945				
International Application Number:					
Confirmation Number:	7917				
Title of Invention:	SYSTEM PROVIDING FASTER AND MORE EFFICIENT DATA COMMUNICATION				
First Named Inventor/Applicant Name:	Derry Shribman				
Customer Number:	131926				
Filer:	Yehuda Binder/Dorit Binder				
Filer Authorized By:	Yehuda Binder				
Attorney Docket Number:	HOLA-005-US4				
Receipt Date:	28-JAN-2019				
Filing Date:	20-APR-2018				
Time Stamp:	04:22:36				
Application Type:	Utility under 35 USC 111(a)				

### **Payment information:**

Submitted with Payment	no

### File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			340979		
1	1 Application Data Sheet ADS-005-15957945.pdf	868354bf92a78db25a31079830cabd087ee a556a	no	9	
Warnings:					

Information:		
This is not an USPTO supplied ADS fillable form		
	Total Files Size (in bytes):	340979

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.

#### PART B - FEE(S) TRANSMITTAL

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

o: <u>Mail</u> 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.

maintenance fee notifica	ttions. ENCE ADDRESS (Note: Use Bl	ock 1 for any change of address)	N <sub>C</sub>	te: A certificate of	mailing	can only be used for	domestic mailings of the
May Patents I	_td.	. For any enauge or address)	pa	e(s) Transmittal. Thi pers. Each additiona we its own certificate	l paper,	such as an assignmen	domestic mailings of the r any other accompanying t or formal drawing, must
c/o Dorit Sher P.O.B. 7230 Ramat-Gan 5			I h Ste ade tra	ereby certify that the	is Fee(s)	of Mailing or Transm ) Transmittal is being icient postage for first SSUE FEE address a ) 273-2885, on the dat	deposited with the United class mail in an envelope bove, or being facsimile e indicated below.
Israel			Г				(Depositor's name)
							(Signature)
							(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTO	R	ATTOR	NEY DOCKET NO.	CONFIRMATION NO.
15/957,945	04/20/2018		Derry Shribman		HOI	LA-005-US4	7917
TITLE OF INVENTION	ī:						
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUI	E FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$500	\$0	\$0		\$500	04/23/2019
EXAM	IINER	ART UNIT	CLASS-SUBCLASS				
1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).  Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.  "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required.			(1) the names of up to agents OR, alternated (2) the name of a sing registered attorney or 2 registered patent att	printing on the patent front page, list names of up to 3 registered patent attorneys tts OR, alternatively, name of a single firm (having as a member a red attorney or agent) and the names of up to tered patent attorneys or agents. If no name is no name will be printed.  1 May Patents Ltd. c/o Dorit Shem-Tov			
	less an assignee is ident h in 37 CFR 3.11. Comp GNEE	A TO BE PRINTED ON The iffied below, no assignee pletion of this form is NO	•	patent. If an assign assignment.			cument has been filed for
Please check the appropr	riate assignee category or	categories (will not be pr		Individual 🗖 Co	orporatio	on or other private grou	p entity 🗖 Government
4a. The following fee(s) are submitted:  ☑ Issue Fee ☐ Publication Fee (No small entity discount permitted) ☐ Advance Order - # of Copies			o. Payment of Fee(s): (Ple A check is enclosed. Payment by credit cr The Director is herel overpayment, to Dep	ard. Form PTO-2038	is attach	hed.	,
a. Applicant claim	Change in Entity Status (from status indicated above)  a. Applicant claims SMALL ENTITY status. See 37 CFR 1.27.  b. Applicant is no longer claiming SMALL ENTITY status. See 37 CFR 1.27(g)(2).						
NOTE: The Issue Fee an interest as shown by the	d Publication Fee (if req records of the United Sta	uired) will not be accepted tes Patent and Trademark	d from anyone other than Office.	the applicant; a regi	stered at	ttorney or agent; or the	assignee or other party in
Authorized Signature	/Yehuda Binde	r/		<sub>Date</sub> Febru			
Typed or printed name Yehuda BINDER				Registration N	<sub>lo.</sub> <u>73</u> ,	612	

This collection of information 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.

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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.

Electronic Patent Application Fee Transmittal							
Application Number:	15957945						
Filing Date:	20-	Apr-2018					
Title of Invention:	SY	STEM PROVIDING FA	ASTER AND MC	DRE EFFICIENT DATA	A COMMUNICATION		
First Named Inventor/Applicant Name:	Derry Shribman						
Filer:	Yehuda Binder/Dorit Binder						
Attorney Docket Number:	НС	LA-005-US4					
Filed as Small Entity							
Filing Fees for Utility under 35 USC 111(a)							
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)		
Basic Filing:							
Pages:							
Claims:							
Miscellaneous-Filing:							
Petition:							
Patent-Appeals-and-Interference:							
Post-Allowance-and-Post-Issuance:							
UTILITY APPL ISSUE FEE		2501	1	500	500		

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

Electronic Acknowledgement Receipt				
EFS ID:	35188426			
Application Number:	15957945			
International Application Number:				
Confirmation Number:	7917			
Title of Invention:	SYSTEM PROVIDING FASTER AND MORE EFFICIENT DATA COMMUNICATION			
First Named Inventor/Applicant Name:	Derry Shribman			
Customer Number:	131926			
Filer:	Yehuda Binder/Dorit Binder			
Filer Authorized By:	Yehuda Binder			
Attorney Docket Number:	HOLA-005-US4			
Receipt Date:	19-FEB-2019			
Filing Date:	20-APR-2018			
Time Stamp:	14:52:33			
Application Type:	Utility under 35 USC 111(a)			

### **Payment information:**

Submitted with Payment	yes
Payment Type	DA
Payment was successfully received in RAM	\$500
RAM confirmation Number	022019INTEFSW00001278506726
Deposit Account	
Authorized User	

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

File Listing:	:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)		
			75023				
1	1 Issue Fee Payment (PTO-85B) ptol8	ptol85b.pdf	c3c6f46b6736bb49e4ae6a00dcdfd5d9412 ba204	no	2		
Warnings:	<b>,</b>						
Information:							
			30213				
2	Fee Worksheet (SB06)	fee-info.pdf	31650b9cbc721c14a34f7b09e9ba7c91546 43404	no	2		
Warnings:	+						
Information:	Information:						
		Total Files Size (in bytes)	10	05236			

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

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

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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



#### United States Patent and Trademark Office

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

FILING or GRP ART 371(c) DATE FIL FEE REC'D ATTY.DOCKET.NO IND CLAIMS NUMBER TOT CLAIMS UNIT 15/957,945 04/20/2018 2459 1235 HOLA-005-US4

131926 May Patents Ltd. c/o Dorit Shem-Tov P.O.B 7230 Ramat-Gan, 5217102 **ISRAEL** 

**CONFIRMATION NO. 7917 CORRECTED FILING RECEIPT** 



Date Mailed: 02/26/2019

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Inventor(s)

Derry Shribman, Tel Aviv, ISRAEL;

Ofer Vilenski, Moshav Hadar Am, ISRAEL;

Applicant(s)

WEB SPARK LTD., Netanya, ISRAEL;

Power of Attorney: The patent practitioners associated with Customer Number 131926

Domestic Priority data as claimed by applicant

This application is a CON of 14/025.109 09/12/2013 PAT 10069936 which is a DIV of 12/836,059 07/14/2010 PAT 8560604

which claims benefit of 61/249.624 10/08/2009

Foreign Applications for which priority is claimed (You may be eligible to benefit from the Patent Prosecution Highway program at the USPTO. Please see <a href="http://www.uspto.gov">http://www.uspto.gov</a> for more information.) - None. Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access Application via Priority Document Exchange: Yes

Permission to Access Search Results: Yes

Applicant may provide or rescind an authorization for access using Form PTO/SB/39 or Form PTO/SB/69 as appropriate.

If Required, Foreign Filing License Granted: 05/14/2018

page 1 of 3

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 15/957.945** 

Projected Publication Date: Not Applicable

Non-Publication Request: No

Early Publication Request: No

\*\* SMALL ENTITY \*\*

Title

SYSTEM PROVIDING FASTER AND MORE EFFICIENT DATA COMMUNICATION

**Preliminary Class** 

709

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No

#### PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

page 2 of 3

#### LICENSE FOR FOREIGN FILING UNDER

#### Title 35, United States Code, Section 184

#### Title 37, Code of Federal Regulations, 5.11 & 5.15

#### **GRANTED**

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

#### **NOT GRANTED**

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#### SelectUSA

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit <a href="http://www.SelectUSA.gov">http://www.SelectUSA.gov</a> or call +1-202-482-6800.

page 3 of 3

## INFORMATION DISCLOSURE STATEMENT BY APPLICANT

( Not for submission under 37 CFR 1.99)

Application Number		15/957945	
Filing Date		04/20/2018	
First Named Inventor	Derry	Shribman	
Art Unit		2459	
Examiner Name		MINH-CHAU NGUYEN	
Attorney Docket Number		HOLA-005-US4	

	/M.	n/	9	4937781	A	1990-06-26	Lee, et al.			
•	/M.	n/	10	7970835	B2	2011-06-28	Robert St. Jacques			
	If you	ı wis	n to add	additional U.S. Pat			ease click the Add button.		Add	
					U.S.P	ATENT APPLI	CATION PUBLICATIONS	L	Remove	
	Exan Initia		Cite No	Publication Number	Kind Code <sup>1</sup>	Publication Date	Name of Patentee or Applicant of cited Document	Relevar		Lines where es or Relevant
	nange doct		1 pplied	20150067819	A1	2015-03-05	Shribman et al. Hola Networks Ltd.			
/(	.H., 21/1	]./		20120254456	A1	2012-10-04	Visharam Zubair et al.			
			3	20080222291	A1	2008-09-11	Weller et al.			
	***************************************		4	20100235438	A1	2010-09-16	Narayanan et al.			
	***************************************		5	20120124239	A1	2012-05-17	Shribman et al.			
			6	20130166768	A1	2013-06-27	Gouache et al. Thomson Licensing			
	*	,	7	20020065930	A1	2002-30-05	Rhodes, David L.			

Doc code: IDS Doc description: Information Disclosure Statement (IDS) Filed

	Application Number		15/957945	
	Filing Date		04/20/2018	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	First Named Inventor	Derry	<sup>7</sup> Shribman	
	Art Unit		2459	
(Not 101 Submission under 07 Of K 1.33)	Examiner Name		MINH-CHAU NGUYEN	
	Attorney Docket Number		HOLA-005-US4	

						U.S.	PATENTS	Remove
	Exa Initia	miner al*	Cite No	Patent Number	Kind Code <sup>1</sup>	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear
	/м.	n/	1	8479251	B2	2013-07-02	Feinleib et al	
			2	8499059	B2	2013-07-30	Stoyanov	
Cl	nang	e(s) a iment	3 pplied	7970835	B2	06/2011 <del>2011-28-91</del>	St. Jacques Xerox Corporation	
/(	.H.		4	8832179	B2	2014-09-09	Owen, et al.	
			5	6173330	B1	2001-09-01	Guo, et al.	
			6	8769035	B2	2014-01-07	Resch, et al.	
			7	8171101	B2	2012-05-01	Gladwin, et al.	
	***	,	8	7558942	B2	2009-07-07	Chen, et al.	

#### UNITED STATES PATENT AND TRADEMARK OFFICE



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

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

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/957.945	04/09/2019	10257319	HOLA-005-US4	7917

131926

7590

03/20/2019

May Patents Ltd. c/o Dorit Shem-Tov P.O.B 7230 Ramat-Gan, 5217102 ISRAEL

#### **ISSUE NOTIFICATION**

The projected patent number and issue date are specified above.

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

(application filed on or after May 29, 2000)

The Patent Term Adjustment is 0 day(s). Any patent to issue from the above-identified application will include an indication of the adjustment on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Application Assistance Unit (AAU) of the Office of Data Management (ODM) at (571)-272-4200.

APPLICANT(s) (Please see PAIR WEB site http://pair.uspto.gov for additional applicants):

WEB SPARK LTD., Netanya, ISRAEL; Derry Shribman, Tel Aviv, ISRAEL; Ofer Vilenski, Moshav Hadar Am, ISRAEL;

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)

### Mail Stop 8 TO: Director of the U.S. Patent and Trademark Office

### REPORT ON THE FILING OR DETERMINATION OF AN

	P.O. Box 1450 andria, VA 22313-1450	ACTION REGARDING A PATENT OR TRADEMARK
filed in the U.S. Di		5 U.S.C. § 1116 you are hereby advised that a court action has been STRICT OF TEXAS, MARSHALL DIVISION on the following on involves 35 U.S.C. § 292.):
DOCKET NO. 2:19-cv-395	DATE FILED 12/06/2019	U.S. DISTRICT COURT EASTERN DISTRICT OF TEXAS, MARSHALL DIVISION
PLAINTIFF		DEFENDANT
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1 10,469,614 B2	11/05/2019	LUMINATI NETWORKS LTD.
2 10,257,319 B2	04/09/2019	LUMINATI NETWORKS LTD.
3 10,484,510 B2	11/19/2019	LUMINATI NETWORKS LTD.
4		
5		
	In the above—entitled case, the	following patent(s)/ trademark(s) have been included:
DATE INCLUDED	INCLUDED BY	endment
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1		
2		
3		
4		
5		
In the abo	ove—entitled case, the following o	decision has been rendered or judgement issued:
DECISION/JUDGEMENT		
CLERK	(BY)	DEPUTY CLERK DATE

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

# TO: Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

# REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

	P.O. Box 1450 adria, VA 22313-1450		ACTION REGARDING A TRADEMAR			
filed in the U.S. Distribution of the U.S. Dis	_ · · · · · · · · · · · · · · · · · · ·					
DOCKET NO. 2:19-cv-397	DATE FILED 12/6/2019	U.S. DI	STRICT COURT Eastern District of Texas, Marsh	all Division		
PLAINTIFF Luminati Networks Ltd		·	DEFENDANT BI Science (2009) Ltd.			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRAI	DEMARK		
1 10,469,614 B2	11/5/2019	Lumii	nati Networks Ltd.			
2 10,257,319 B2	4/9/2019	Lumii	nati Networks Ltd.			
3 10,484,510 B2	11/19/2019	Lumii	nati Networks Ltd.			
4 10,484,511 B2	11/19/2019	Lumii	Luminati Networks Ltd.			
5						
	In the above—entitled case	e, the following	patent(s)/ trademark(s) have been included:			
DATE INCLUDED	INCLUDED BY	Amendment	☐ Answer ☐ Cross Bill ☐	Other Pleading		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRAI	-		
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3						
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5						
In the above—entitled case, the following decision has been rendered or judgement issued:						
DECISION/JUDGEMENT						
CLERK		(BY) DEPUTY	CLERK	DATE		

 $Copy\ 1-Upon\ initiation\ of\ action,\ mail\ this\ copy\ to\ Director\quad Copy\ 3-Upon\ termination\ of\ action,\ mail\ this\ copy\ to\ Director\quad Copy\ 4-Case\ file\ copy$ 

#### Case 2:19-cv-00414-JRG Document 4 Filed 12/31/19 Page 1 of 1 PageID #: 391

AO 120 (Rev. 08/10)	-00414-3KG Docume	lent 4 Filed 12/31/19 Fage 1 01 1 Fage D #. 391				
TO: Director of the U.	Mail Stop 8 S. Patent and Trademark C P.O. Box 1450 Idria, V A 22313-1450	REPORT ON THE Office FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK				
filed in the U.S. Dist		15 U.S.C. í 1116 you are hereby advised that a court action has been rn District of Texas, Marshall Division on the following				
DOCKET NO.		U.S. DISTRICT COURT				
2:19-cv-414	DATE FILED 12/31/2019	Eastern District of Texas, Marshall Division				
PLAINTIFF		DEFENDANT				
Luminati Networks Ltd.		Tefincom S.A. d/b/a NordVPN				
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK				
1 10,469,614 B2	11/05/2019	Luminati Networks Ltd.				
2 10,257,319 B2	04/09/2019	Luminati Networks Ltd.				
3 10,484,510 B2	11/19/2019	Luminati Networks Ltd.				
4 10,484,511 B2	11/19/2019	Luminati Networks Ltd.				
5						
	In the above ´entitled case, the	e following patent(s)/ trademark(s) have been included:				
DATE INCLUDED	INCLUDED BY	and another D. A. Royan D. C. Gross Bill D. Othou Blooding				
PATENT OR	DATE OF PATENT	endment Answer Cross Bill Other Pleading  HOLDER OF PATENT OR TRADEMARK				
TRADEMARK NO.	OR TRADEMARK	TIGEDER GI TATENT GR TRADEMARK				
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In the abov	e´ entitled case, the following o	decision has been rendered or judgement issued:				
DECISION/JUDGEMENT						
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Copy 1´ Upon initiation of action, mail this copy to Director Copy 3´ Upon termination of action, mail this copy to Director Copy 2´ Upon filing document adding patent(s), mail this copy to Director Copy 4´ Case file copy

TO:

# Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

# REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

Alexar	ndria, VA 22313-1450		TRADEMARK		
filed in the U.S. Dist	rict Court Eas	stern Distric	1116 you are hereby advised that a court action has been t of Texas, Marshall Division on the following		
	Patents. (  the patent				
DOCKET NO. 2:19-cv-397	DATE FILED 12/6/2019	U.S. DI	STRICT COURT Eastern District of Texas, Marshall Division		
PLAINTIFF		•	DEFENDANT		
Luminati Networks Ltd			BI Science (2009) Ltd.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK		
1 10,469,614 B2	11/5/2019	Lumi	nati Networks Ltd.		
2 10,257,319 B2	4/9/2019	Lumi	nati Networks Ltd.		
3 10,484,510 B2	11/19/2019	Lumi	nati Networks Ltd.		
4 10,484,511 B2	11/19/2019	Lumi	nati Networks Ltd.		
5					
	In the above—entitled case	, the following	patent(s)/ trademark(s) have been included:		
DATE INCLUDED	INCLUDED BY	Amendment	☐ Answer ☐ Cross Bill ☐ Other Pleading		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK		
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2					
3					
4					
5					
In the abov	re—entitled case, the follow	ring decision ha	as been rendered or judgement issued:		
DECISION/JUDGEMENT					
CLERK		(BY) DEPUTY	CLERK DATE		

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

Paper 18

Entered: December 23, 2020

#### UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

CODE200, UAB; TESO LT, UAB; METACLUSTER LT, UAB; AND OXYSALES, UAB, Petitioner,

v.

LUMINATI NETWORKS LTD., Patent Owner.

IPR2020-01266 Patent 10,257,319 B2

Before THOMAS L. GIANNETTI, SHEILA F. MCSHANE, and RUSSELL E. CASS, *Administrative Patent Judges*.

GIANNETTI, Administrative Patent Judge.

DECISION
Denying Institution of *Inter Partes* Review
35 U.S.C. § 314

#### I. INTRODUCTION

Petitioner (collectively, Code200, UAB; Teso LT, UAB; Metacluster LT, UAB; and Oxysales, UAB) filed a Petition (Paper 5, "Pet.") requesting an *inter partes* review of claims 1, 2, 14, 15, 17–19, 21, 22, and 24–29 ("the challenged claims") of U.S. Patent No. 10, 257,319 B2 (Ex. 1001, "the '319 patent"). Patent Owner, Luminati Networks, LTD, filed a Corrected Preliminary Response (Paper 16, "Prelim. Resp."). <sup>1</sup>

The Board has authority to determine whether to institute an *inter* partes review. See 35 U.S.C. § 314; 37 C.F.R. § 42.4(a). Under 35 U.S.C. § 314(a), we may not authorize an *inter partes* review unless the information in the petition and the preliminary response "shows that there is a reasonable likelihood that the petitioner would prevail with respect to at least 1 of the claims challenged in the petition."

The Board, however, has discretion to deny a petition even when a petitioner meets that threshold. *Id.*; *see*, *e.g.*, *Cuozzo Speed Techs.*, *LLC v. Lee*, 136 S. Ct. 2131, 2140 (2016) ("[T]he agency's decision to deny a petition is a matter committed to the Patent Office's discretion."); *NHK Spring Co. v. Intri-Plex Techs.*, *Inc.*, IPR2018-00752, Paper 8 (PTAB Sept. 12, 2018) (precedential).

Both the Petition and Preliminary Response address the issue of discretionary denial under 35 U.S.C. § 314(a). Pet. 6–9; Prelim. Resp. 4–14.

For the reasons that follow, we exercise our discretion under 35 U.S.C. § 314(a) to deny institution of *inter partes* review.

<sup>&</sup>lt;sup>1</sup> The Board authorized a Corrected Preliminary Response providing citations to a stipulation entered after the original preliminary response was filed. Paper 15.

#### II. BACKGROUND

#### A. Real Parties-in-Interest

Petitioner identifies the following as the real parties-in-interest: Code200, UAB; Teso LT, UAB; Metacluster LT, UAB; Oxysales, UAB; and coretech lt, UAB. Pet. 2.

Patent Owner identifies Luminati Networks LTD as the real party-ininterest. Paper 7, 2.

#### B. Related Proceedings

The parties identify the following litigation in the Eastern District of Texas involving the '319 patent: *Luminati Networks Ltd. v. Teso LT, UAB et al.*, 2:19-cv-00395-JRG (E.D. Tex.) ("the Texas Litigation"). Pet. 2; Paper 7, 2. The parties identify other proceedings involving patents related to the '319 patent, including other litigations in the Eastern District of Texas, other petitions for *inter partes* review, and numerous pending applications. Pet. 3; Paper 7, 2–3.

#### C. The '319 Patent

The '319 patent is directed to a system for increasing network communication speed for users, while lowering network congestion for content owners and internet service providers (ISPs). Ex. 1001, (57). The system employs network elements including an acceleration server, clients, agents, and peers, where communication requests generated by applications are intercepted by the client on the same machine. *Id.* The IP address of the server in the communication request is transmitted to the acceleration server, which provides a list of agents to use for this IP address. *Id.* 

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The communication request is sent to the agents. One or more of the agents respond with a list of peers that have previously seen some or all of the content which is the response to this request (after checking whether this data is still valid). *Id.* The client then downloads the data from these peers in parts and in parallel, thereby speeding up the Web transfer, releasing congestion from the Web by fetching the information from multiple sources, and relieving traffic from Web servers by offloading the data transfers from them to nearby peers. *Id.* 

#### D. Illustrative Claim

Claim 1 is the only independent claim, and is illustrative of the challenged claims. Claim 1 recites:

1. A method for use with a first client device, for use with a first server that comprises a web server that is a Hypertext Transfer Protocol (HTTP) server that responds to HTTP requests, the first server stores a first content identified by a first content identifier, and for use with a second server, the method by the first client device comprising:

receiving, from the second server, the first content identifier;

sending, to the first server over the Internet, a Hypertext Transfer Protocol (HTTP) request that comprises the first content identifier;

receiving, the first content from the first server over the Internet in response to the sending of the first content identifier; and

sending, the first content by the first client device to the second server, in response to the receiving of the first content identifier.

Ex. 1001, 19:16–32.

#### E. Prior Art

Petitioner relies on the following prior art:

- 1. Michael Reiter & Aviel Rubin, Crowds: Anonymity for Web Transactions, ACM Transactions on Information and System Security, Vol. 1, No. 1, Nov. 1998, at 66-92 (Ex. 1011, "Crowds");
- 2. Marc Rennhard, MorphMix A Peer-to-Peer-based System for Anonymous Internet Access (2004) (Doctoral Thesis) (Ex. 1013, "MorphMix");
- 3. Border et al. United States Patent No. 6,795,848 (Ex, 1017, "Border");
  - 4. Network Working Group, RFC 2616 (Ex. 1018).

#### F. The Asserted Grounds

Petitioner challenges claims 1, 2, 14, 15, 17–19, 21, 22, and 24–29 of the '319 patent on the following grounds (Pet. 5–6):

Claims Challenged	35 U.S.C. §	References
1, 2, 21, 22, 24–27	102(b)	Crowds
1, 2, 14, 15, 17, 18, 21, 22, 24–27	103(a) <sup>2</sup>	Crowds, RFC 2616
1, 12, 14, 21, 22, 24, 25, 27–29	102(b)	Border
1, 12, 14, 15, 17, 18, 21, 22, 24–29	103(a)	Border, RFC 2616
1, 2, 17, 19, 21, 22, 24–27	102(b)	MorphMix
1, 2, 14, 15, 17–19, 21, 22, 24–27	103(a)	MorphMix, RFC 2616

<sup>&</sup>lt;sup>2</sup> The Leahy-Smith America Invents Act ("AIA"), Pub. L. No. 112-29, 125 Stat. 284, 287–88 (2011), amended 35 U.S.C. § 103. Because the '319 patent was filed before March 16, 2013 (the effective date of the relevant amendments), the pre-AIA version of § 103 applies.

#### III. ANALYSIS

Patent Owner contends we should exercise our discretion to deny institution under 35 U.S.C. § 314(a), relying on the Board's precedential decision in *Apple Inc. v. Fintiv Inc.*, IPR2020-00019, Paper 11 (PTAB March 20, 2020) ("*Fintiv*"). Prelim. Resp. 4–14. Patent Owner contends the parallel Texas Litigation, which asserts the same prior art as the Petition, begins jury selection over seven months before a final determination would be expected in this proceeding. Prelim. Resp. 4. Anticipating Patent Owner's challenge, Petitioner addresses the §314(a) issue in its Petition. Pet. 6–9.

#### A. Fintiv Factors

Fintiv identifies a non-exclusive list of factors parties may consider addressing where there is a related, parallel district court action to determine whether such action provides any basis for discretionary denial. Fintiv, Paper 11 at 5–16. Those factors include:

- 1. whether the court granted a stay or evidence exists that one may be granted if a proceeding is instituted;
- 2. proximity of the court's trial date to the Board's projected statutory deadline for a final written decision;
- 3. investment in the parallel proceeding by the court and the parties;
- 4. overlap between issues raised in the petition and in the parallel proceeding;
- 5. whether the petitioner and the defendant in the parallel proceeding are the same party; and
- 6. other circumstances that impact the Board's exercise of discretion, including the merits.

*Id.* at 5–6.

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In evaluating the factors, we take a holistic view of whether efficiency and integrity of the system are best served by denying or instituting review. *Fintiv*, Paper 11 at 6.

#### B. The Texas Litigation

The Texas Litigation is pending before District Judge Rodney Gilstrap, in the United States District Court for the Eastern District of Texas, Marshall Division. Judge Gilstrap has entered a Docket Control Order setting December 14, 2020, as the deadline for completing fact discovery, January 21, 2021, as the deadline for completing expert discovery, and May 3, 2021, for jury selection and trial. Ex. 1004, 1, 3. The parties have advised us that the date for jury selection has been moved to May 10, 2021.

The Court has conducted a *Markman* hearing, and on December 7, 2020, issued a Claim Construction Opinion and Order. Paper 17; Ex. 2016.

Petitioner advised us (and we have independently confirmed) that in other cases before him, Judge Gilstrap has continued jury trial dates in cases scheduled for trial from December 2020 through February 2021 due to the COVID-19 pandemic. *See. e.g.*, Ex. 3001. However, we have not been informed of any change in the May 10, 2021 jury selection date in the Texas Litigation.

#### C. Analysis of the Fintiv Factors

Both Petitioner and Patent Owner address the *Fintiv* factors in their submissions. We conclude that overall, the factors favor exercising our discretion to decline to institute a trial. Our reasoning follows.

#### i. Stay in the Texas Litigation

Neither party asserts that the Texas Litigation has been stayed. Pet. 7; Prelim, Resp. 5. In the Petition, Petitioner contends this factor is neutral because "No party has requested a stay of the Lawsuit pending the IPR."

Pet. 7. Patent Owner contends that on October 1, 2020, after the Petition was filed, "Petitioners filed a sealed opposed motion to stay the 395 District Court case pending the *inter partes* reviews in which they concede as a general rule that such stays are not granted." Prelim. Resp. 5 (citing Ex. 2001). Patent Owner contends Judge Gilstrap "would not likely grant a stay given the lateness of the Petition." *Id.* at 6. The parties have not informed us of any ruling by Judge Gilstrap on Petitioner's motion to stay.

In the absence of any specific information from the parties about a stay by the district court, we decline to speculate on the likelihood of a stay. See Apple Inc. v. Fintiv, Inc., IPR2020-00019, Paper 15 at 12 (PTAB May 13, 2020) (informative) ("We decline to infer, based on actions taken in different cases with different facts, how the District Court would rule should a stay be requested by the parties in the parallel case here."). Thus, we find this factor is neutral.

#### ii. Trial Date in the Texas Litigation

Patent Owner notes that jury selection in the Texas Litigation is set to occur over seven months before the final written decision is due. Prelim. Resp. 6–7. According to Patent Owner, the possibility that the trial date will be delayed due to the COVID-19 pandemic is "sheer speculation." *Id.* at 7–8. Thus, Patent Owner contends that this factor "strongly favors denial of institution." *Id.* at 8. Petitioner contends that in previous lawsuits, "Luminati has previously sought to abandon its trial dates as the 'day of reckoning' approaches." Pet. 7. Petitioner argues that "[i]n view of Luminati's history and the potential for COVID-related delays (which are more likely to affect a jury trial)," this factor "is neutral." *Id.* at 8.

The trial in the Texas Litigation is currently set to occur at least seven months before a Final Written Decision in this case will issue if trial is instituted. Although district court trial delays are always a possibility, we have no hard evidence before us that would indicate the likelihood of a trial postponement in the Texas Litigation, due to COVID-19 or otherwise. Thus, based on the current record, this factor favors exercising discretion to deny institution of *inter partes* review.

## iii. Investment by the Court and the Parties in the Texas Litigation

Petitioner contends that the Texas Litigation "is at a very early stage." Pet. 8. Patent Owner disagrees and points to the efforts of the parties and the Court in connection with the *Markman* proceedings. Prelim. Resp. 8–10. As noted *supra*, those efforts have now resulted in a *Markman* claim construction order. Ex. 2016. Moreover, according to the most recent Docket Control Order that the parties have submitted from the Texas Litigation, fact discovery closed on December 14, 2020, and expert discovery will close on January 21, 2021. Ex. 1004, 3. The parties have not informed us of any delays that impacted or would impact these dates.

Based on the evidence of record, we agree with Patent Owner that the investment of time and effort in the Texas Litigation has been substantial and that this factor favors denial of institution. Prelim. Resp. 10.

#### iv. Overlap of the Issues

Patent Owner contends the overlap in issues between the Petition and the Texas Litigation "is substantial." Prelim. Resp. 10. Petitioner identified all four references relied on in this proceeding (Crowds, Border, MorphMix,

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and RFC 2616) in its invalidity contentions in the Texas Litigation. Paper 14,  $\P\P 1-2.^3$ 

In addition, the claims asserted in the Texas Litigation overlap with the claims challenged in this proceeding. Prelim. Resp. 11. Petitioner asserts that because the Petition challenges four claims that are not asserted in the Texas Litigation, this factor "weighs in favor of institution." Pet. 8. But Patent Owner responds that those claims depend from claim 1, the only independent claim in the '319 patent. Prelim. Resp. 11. Patent Owner further contends that two of those dependent claims merely add a "non-transitory computer readable medium containing computer instructions that, when executed by a computer processor, cause the processor to perform the method" of claim 1. *Id.* Thus, Patent Owner argues, "[t]his is not a significant difference." *Id.* 

We agree with Patent Owner and find that the overlap of issues with the Texas Litigation is "substantial." Prelim. Resp. 10. We find that this factor strongly favors exercising our discretion to deny institution.

v. Whether Petitioner is Unrelated to the Defendants in the Texas Litigation

"If a petitioner is unrelated to a defendant in an earlier court proceeding, the Board has weighed this fact against exercising discretion." Fintiv, Paper 11 at 13–14. Three of the four petitioners, namely, Teso LT, Metacluster LT, and Oxysales, are the defendants in the Texas Litigation.

<sup>&</sup>lt;sup>3</sup> Petitioner and Patent Owner have entered a stipulation acknowledging that these four references have been asserted in Petitioner's invalidity contentions in the Texas Litigation. Paper 14. Petitioner excludes Code 200 from this stipulation, as Code 200 is not a party to the Texas Litigation. *Id.* ¶ 2.

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Prelim. Resp. 12; Ex. 1038. Petitioner argues that because the fourth petitioner, Code200, is not a party to the Texas Litigation, this factor "weighs in favor of institution." Pet. 9. Patent Owner responds that this argument "fails to acknowledge the close corporate relationship between Code200 and the other defendants/petitioners." Prelim. Resp. 12.

After reviewing the corporate structure of the named petitioners, Patent Owner concludes: "Code200 is related to the other petitioners and all of them are under the control of their common parent company." Prelim. Resp. 13 (citing Exs. 2013, 2014). Petitioner does not challenge this assertion.

We find that the overlap between the defendants in the Texas Litigation and petitioners this proceeding, even without considering the relationship of Code 200 to the other petitioners, is substantial, and favors denial of institution.

#### vi. Other Considerations

The final *Fintiv* factor takes into account any other relevant circumstances. Petitioner contends the '319 patent "is extraordinarily weak." Pet. 9. Patent Owner responds "Petitioners' reading of the claims is unreasonable — an issue that will be resolved by the . . . District Court." Prelim. Resp. 13–14.

Having reviewed Petitioner's unpatentability arguments and Patent Owner's responses, and based on the limited record before us, we do not find that the merits outweigh the other *Fintiv* factors favoring denial of institution.

#### D. Conclusion

The decision whether to exercise discretion to deny institution under § 314(a) is based on "a balanced assessment of all relevant circumstances in the case, including the merits." Patent Trial and Appeal Board Consolidated Trial Practice Guide 58 (Nov. 2019), available at https://www.uspto.gov/sites/default/files/documents/tpgnov.pdf.

Patent Owner has established that (1) the trial in the Texas Litigation is set to occur at least seven months before a Final Written Decision would be issued here; (2) the court and the parties have invested substantial time and effort in the Texas Litigation; and (3) there is almost complete overlap of issues and parties with this proceeding and the Texas Litigation. Thus, based on the facts and circumstances of this case, we exercise our discretion under 35 U.S.C. § 314(a) to deny *inter partes* review.

#### IV. ORDER

Accordingly, it is

ORDERED that the Petition is *denied* as to all grounds and all challenged claims of the '319 patent.

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## TO: Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

# REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

Alexandria, VA 22313-1450			TRADEMARK			
In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court for the Eastern District of Texas on the following  Trademarks or Patents. ( the patent action involves 35 U.S.C. § 292.):						
DOCKET NO. 2:20-cv-00073-JRG	DATE FILED 3/5/2020	U.S. Di	STRICT COURT for the Eastern District of	Texas		
PLAINTIFF Teso LT, UAB, Metacluster LT, UAB, and Code200,			DEFENDANT Luminati Networks Ltd. and EMK (	Capital LLP		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRA	ADEMARK		
1 9,241,044	1/19/2016	Lum	inati Networks Ltd.			
2 9,742,866	8/22/2017	Lum	Luminati Networks Ltd.			
3 10,469,614	11/19/2019		Luminati Networks Ltd.			
4 10,484,510	11/19/2019	Lum	Luminati Networks Ltd.			
5 10,257,319	11/19/2019 Lun		ıminati Networks Ltd.			
In the above—entitled case, the following patent(s)/ trademark(s) have been included:						
DATE INCLUDED	INCLUDED BY  Amendment Answer Cross Bill Other Pleading					
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK			
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	e—entitled case, the following	decision h	as been rendered or judgement issued:			
DECISION/JUDGEMENT  Order dated April 20, 2021 dismissing all claims and counterclaims with prejudice pursuant to Joint Stipulation and Motion to Dismiss Case in its Entirety.						
CLERK	(BY)	DEPUTY	CLERK	DATE		
David A. O' Toole				4/29/21		

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

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#### REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

Alexandria, VA 22313-1450			TRADEMARK		
filed in the U.S. Dis	trict Court Easter	n District	of Texas, Marshall Division on the following		
	Patents. (  the patent acti				
DOCKET NO. 2:21-cv-225	DATE FILED 6/18/2021	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division			
PLAINTIFF Bright Data Ltd			DEFENDANT NetNut Ltd.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK		
1 10,257,319	4/9/2019	BRIGHT DATA LTD.			
2 10,484,510	11/19/2019	BRIG	BRIGHT DATA LTD.		
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	In the above—entitled case, the	following	patent(s)/ trademark(s) have been included:		
DATE INCLUDED	INCLUDED BY	endment	☐ Answer ☐ Cross Bill ☐ Other Pleading		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK		
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DECISION/JUDGEMENT					
CLERK	(BY)	) DEPUTY	CLERK DATE		

TO:

# Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

# REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

P.O. Box 1450 Alexandria, VA 22313-1450			ACTION REGARDING A PATENT OR TRADEMARK			
In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Eastern District of Texas, Marshall Division on the following ☐ Trademarks or ☑ Patents. (☐ the patent action involves 35 U.S.C. § 292.):						
DOCKET NO. 2:21-cv-225	DATE FILED 6/18/2021	U.S. DISTRICT COURT Eastern District of Texas, Marshall Division				
PLAINTIFF Bright Data Ltd	0/10/2021		DEFENDANT NetNut Ltd.			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK			
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2 10,484,510	11/19/2019	BRIG	BRIGHT DATA LTD.			
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DATE INCLUDED	INCLUDED BY	endment	☐ Answer ☐ Cross Bill ☐ Other Pleading			
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In the abo	ve—entitled case, the following	decision ha	s been rendered or judgement issued:			
DECISION/JUDGEMENT						
CLERK	(BY	) DEPUTY	CLERK DATE			

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy