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

Title of Invention	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS
As the belo	w named inventor, I hereby declare that:
This declar	I■I The allached application of
	United States application or PCT international application number
	filed on
The above-i	dentified application was made or authorized to be made by me.
I believe tha	t I am the original inventor or an original joint inventor of a claimed invention in the application.
	nowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 prisonment of not more than five (5) years, or both.
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LEGAL NA	AME OF INVENTOR
Inventor: _ Signature:	Ryan Hardin Date (Optional): 03 April 2013
Note: An appl	ication data sheet (PTO/SB/14 or equivalent), including naming the entire inventive entity, must accompany this form or must have sly filed. Use an additional PTO/AIA/01 form for each additional inventor.

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 minute to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Samsung et al. v. Hardin et al. IPR2022-01331
Exhibit 1010

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**APPLICATION DATA SHEET (37 CFR 1.76)** 

Title of Invention	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS
As the belo	w named inventor, I hereby declare that:
This declar	
	United States application or PCT international application number
	filed on
The above-i	dentified application was made or authorized to be made by me.
I believe tha	t I am the original inventor or an original joint inventor of a claimed invention in the application.
	nowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 prisonment of not more than five (5) years, or both.
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contribute to (other than a to support a petitioners/a USPTO. Pe application ( patent. Furt referenced i	plicant is cautioned to avoid submitting personal information in documents filed in a patent application that may identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO petition or an application. If this type of personal information is included in documents submitted to the USPTO, pplicants should consider redacting such personal information from the documents before submitting them to the titioner/applicant is advised that the record of a patent application is available to the public after publication of the unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a hermore, the record from an abandoned application may also be available to the public if the application is a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms ubmitted for payment purposes are not retained in the application file and therefore are not publicly available.
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Inventor: _	Andrew Hill  Date (Optional): 03 April 2013
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	F MICRO ENTITY STATUS INCOME BASIS)
Application Number or Control Number (if applicable):	Patent Number (if applicable):
First Named Inventor: Ryan Hardin	Title of Invention: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

The applicant hereby certifies the following—

- (1) **SMALL ENTITY REQUIREMENT** The applicant qualifies as a small entity as defined in 37 CFR 1.27.
- (2) **APPLICATION FILING LIMIT** Neither the applicant nor the inventor nor a joint inventor has been named as the inventor or a joint inventor on more than four previously filed U.S. patent applications, excluding provisional applications and international applications under the Patent Cooperation Treaty (PCT) for which the basic national fee under 37 CFR 1.492(a) was not paid, and also excluding patent applications for which the applicant has assigned all ownership rights or is obligated to assign all ownership rights as a result of the applicant's previous employment.
- (3) **GROSS INCOME LIMIT ON APPLICANTS AND INVENTORS** Neither the applicant nor the inventor nor a joint inventor, in the calendar year preceding the calendar year in which the applicable fee is being paid, had a gross income, as defined in section 61(a) of the Internal Revenue Code of 1986 (26 U.S.C. 61(a)), exceeding the "Maximum Qualifying Gross Income" reported on the USPTO website at <a href="http://www.uspto.gov/patents/law/micro\_entity.jsp">http://www.uspto.gov/patents/law/micro\_entity.jsp</a> which is equal to three times the median household income for that preceding calendar year, as most recently reported by the Bureau of the Census.
- (4) **GROSS INCOME LIMIT ON PARTIES WITH AN "OWNERSHIP INTEREST" -** Neither the applicant nor the inventor nor a joint inventor has assigned, granted, or conveyed, nor is under an obligation by contract or law to assign, grant, or convey, a license or other ownership interest in the application concerned to an entity that, in the calendar year preceding the calendar year in which the applicable fee is being paid, had a gross income, as defined in section 61(a) of the Internal Revenue Code of 1986, exceeding the "Maximum Qualifying Gross Income" reported on the USPTO website at <a href="http://www.uspto.gov/patents/law/micro\_entity.isp">http://www.uspto.gov/patents/law/micro\_entity.isp</a> which is equal to three times the median household income for that preceding calendar year, as most recently reported by the Bureau of the Census.

	SIGNATURE by a party set forth in 37 CFR 1.33(b)					
Signatu	ire	Kent	2			
Name		Ryan Hardin				
Date		03 April 2013	Telephone		Registration No.	
<b>/</b>				one of the inventors who are ne other joint inventor(s) are		

CERTIFICATION OF MICRO ENTITY STATUS (GROSS INCOME BASIS)			
Application Number or Control Number (if applicable):	Patent Number (if applicable):		
First Named Inventor: Andrew Hill	Title of Invention: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS		

The applicant hereby certifies the following—

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	SIGNATURE by a party set forth in 37 CFR 1.33(b)					
Signatu	ire	AMM		<u> </u>		
Name		Andrew Hill				
Date		03 April 2013	Telephone		Registration No.	
<b>/</b>				one of the inventors who are		

EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

CROSS REFERENCE TO RELATED APPLICATIONS

[0001] This application is a continuation of U.S. Patent Application Ser. No. 12/434,094, filed

May 1, 2009, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC

5 AREAS," the subject matter of which is herein incorporated by reference in its entirety.

**FIELD** 

[0002] This disclosure relates generally to delivery of content, and more particularly to

delivery of content within reserved geographic areas.

**BACKGROUND** 

10 [0003] Advertisements can be delivered to various devices, including mobile devices, within

communications range of areas transmitters or other information providers. For example,

advertisements can be delivered to cellular phones within range of a particular cellular phone

provider's network area. Furthermore, advertisements can be delivered using digital billboards,

or via the Internet, based on user interactions and preferences.

15 [0004] When delivering advertisements and other content to some mobile devices, currently

available technologies can broadcast the content to all devices equipped to receive them. In some

cases, advertisements are broadcast to any mobile device within a city, or a similar area. When

delivering non-broadcast content, for example via the Internet, it is common to deliver the

content in response to a request, received from the receiving device. In some cases, push

technology can be used to deliver content to multiple users concurrently.

[0005] In each of these cases, a mobile device can usually receive content from multiple

different content providers. Current technologies are, therefore, less than perfect.

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Attorney Docket No.:0075652.00002

**SUMMARY** 

[0006] Various embodiments disclosed herein include registering an application program for

use with a content delivery platform, establishing multiple perimeters defining respective

geographic areas, and maintaining records associating sponsors with particular geographic areas.

The content delivery platform can receive a request from a registered application program for

content to be displayed on a mobile device, and the request can be used to determine a target

location. In some embodiments, a sponsor is selected based on a relationship between the target

location and one or more reserved geographic areas. Content is then provided to the application

program.

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10 [0007] In some embodiments, the content delivery platform can record a request identifier

associated with a received request, and provide the request identifier to the mobile device to

assist in tracking future actions relating to the request for content. The content delivery platform

can also receive information related to user interaction with the provided content, including the

request identifier, and provide additional content in response to the received information.

15 [0008] Content can be delivered to a mobile device running a registered application if a target

location is at least partially within a predetermined radial distance of a geographical area

associated with a sponsor; if the mobile device is not located within the predetermined radial

distance, the radial distance can be increased. In some embodiments, content is delivered if the

target location, e.g. the location of the mobile device or another location of interest, is located

entirely within a geographic area exclusively reserved by a particular sponsor. In some

embodiments, the content delivery platform can select from among several sponsors in deciding

which content to deliver to a mobile device.

[0009] In at least one embodiment, the content delivery system reserves exclusive interests in

geographic areas for particular sponsors based on the sponsors' requests, and store a record of

that interest. In some embodiments, the content delivery system receives, from a sponsor,

content to be delivered to mobile devices based on a target location being positioned within

particular geographic areas. The content delivery system can also reserve an interest in

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geographic areas that remain unreserved by other sponsors. Furthermore, some embodiments

include time based restrictions.

[0010] Various embodiments can be implemented as a system that includes memory, a

communications interface, and a processor that cooperate to store and execute a program of

instructions implementing various methods and techniques described herein. Furthermore, some

embodiments can be implemented as a computer readable medium tangibly embodying a

program of instructions.

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BRIEF DESCRIPTION OF THE DRAWINGS

10 [0011] FIG. 1 is an abstract representation of exclusive content delivery to particular reserved

areas according to various embodiments of the present disclosure;

[0012] FIG. 2 is a diagram illustrating a target location other than the location of the mobile

device executing a registered application, according to embodiments of the present disclosure;

[0013] FIG. 3 is a graph representing expanded search areas to determine which content is

delivered according to various embodiments of the present disclosure;

[0014] FIG. 4 is a flowchart illustrating a method of reserving a geographic area according to

embodiments of the present disclosure;

[0015] FIG. 5 is a flowchart illustrating registration of an application for content delivery

according to embodiments of the present disclosure;

[0016] FIG. 6 is a flowchart illustrating delivery of content to particular applications in a

reserved area according to embodiments of the present disclosure;

[0017] FIG. 7 is a diagram illustrating a processing system according to embodiments of the

present disclosure.

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**DETAILED DESCRIPTION** 

[0018] Various embodiments of the present disclosure provide for delivering content, such as

advertising, to registered applications being run on any of various mobile electronic devices

configured to be readily moved, carried, or otherwise transported between different various

geographic areas defined by perimeters. Sponsors can reserve an exclusive interest, or in some

embodiments a semi-exclusive interest, in a geographic area, so that other sponsors'

advertisements are excluded from being broadcast or otherwise provided to a registered program

being executed on a mobile device located within a reserved geographic area.

[0019] Referring first to Figure 1, system 100, is illustrated. System 100 can provide for

exclusive delivery of advertising or other content to registered applications running on mobile

devices located within a particular proximity to a reserved geographic area. System 100, as

illustrated, includes content delivery platform 112, which is in communication with developer

platform 108, and systems or individuals operating under control of sponsor A 121, sponsor C

123, and sponsor B 125. Content delivery platform 112 receives a request from developer

platform 108 to register a program or other application for use on mobile devices. Content

delivery platform 112 can use the registered application program to provide selected content to

mobile devices.

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[0020] In some embodiments, a registered application program is provided to mobile devices

by developer platform 108, content delivery platform 112, one of sponsor A 121, sponsor C 123,

or sponsor B 125, or by another desired delivery mechanism. In some embodiments, registering

the application program with content delivery platform 112 allows developer 108 to receive

revenue from sponsor A 121, sponsor C 123, or sponsor B 125 for content displayed on a mobile

device located within, or in proximity to, a geographical area reserved by one or more of the

sponsors.

[0021] Sponsor A 121, sponsor C 123, or sponsor B 125 can reserve an exclusive interest in a

particular geographic area by sending a request to content delivery platform 112. In some

embodiments, the request can be for exclusive delivery of content to mobile devices running any

registered application within given geographic areas, or for content to be delivered to particular

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registered applications based on a target location. The request can also include time limitations, limitations based on the length of time a mobile device remains within a given geographic area, or other desired limitations. Furthermore, the reserved interest can be either completely exclusive, or semi-exclusive.

[0022] System 100 can include a network, for example Internet 131, through which content delivery platform 112, can communicate to other networked devices; and communication towers 144, which can include AM or FM broadcast towers, mobile telephone stations, or other suitable communication infrastructure, including satellites (not illustrated) that might be useful in providing content based on a target location. Content delivery platform 112 can use this communication infrastructure to communicate with various computing devices, including portable computer 179, which may include laptop computers, desktop computers, palmtop computers, tablet computers, digital video recorders (DVRs), television set-top boxes, or any of various general or dedicated purpose computers that can be carried or transported; wireless device 177, which can include personal digital assistants (PDAs), cellular telephones, personal communication system (PCS) devices, music players, video players, gaming consoles, or portable televisions; or any of various devices that may be included in, or carried by, motor vehicles 171, 173, or 175, including navigation systems, satellite radios, or the like. It should be noted that the term "mobile device" can include all computing devices as listed above that can communicate with content delivery platform 112, that the above listing of devices is not exhaustive, and that a device that qualifies as one type of device may also be considered to be of another type. For example, a mobile phone may also be a general purpose computing device, a radio, a television, and a navigation system.

[0023] Still referring to Figure 1, consider first motor vehicle 171, which is located within sponsor A's reserved geographic area 143. A driver of first motor vehicle 171 can receive advertisements or other content from Sponsor A via a registered application running on a radio, a PDA, a cellular telephone, a laptop, or a global positioning navigation device (none of which are specifically illustrated). In this example, because first motor vehicle 171 is located within sponsor A's reserved geographic area 143, content delivery platform 121 provides content

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exclusively related to sponsor A 121; advertisements or other content from sponsor C 123 and

sponsor B 125 can be excluded.

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[0024] Portable computer 179 can be connected to Internet 131 via a hardwired network

connection, a Wi-Fi connection or other suitable communication connection. In some

embodiments, if portable computer 179 is running a registered program application, the user of

portable computer 179 will receive content related exclusively to sponsor A as long as he is

within sponsor A's reserved geographic area 143. In some embodiments, the driver of first

motor vehicle 171 and the user of laptop 179 will still be able to receive advertisements from

other sponsors through devices not running a program that has been registered on content

delivery platform 112, or through non-registered programs running on the same device.

[0025] In some embodiments, the location of mobile devices, or another target location, can be

determined using various suitable methods. For example, a mobile device running a registered

application can provide location information to content delivery platform 112 in the form of

latitude or longitude coordinates, raw or processed GPS data, or other location information

received and recorded by either the device itself or another device. In some embodiments, a

target location, e.g. the location of a mobile device, can be determined based on signals received

from cellular transmission towers, satellites, or methods such as triangulation or dead reckoning,

or by IP address. Content delivery platform 112 can receive the location of mobile devices from

a third source, for example a location provider, a cellular telephone network provider, or a third

party tracking source, rather than from the mobile device itself. Thus, the location of a mobile

device can be received from the mobile device, determined by content delivery platform 112,

received from a third-party source, or determined based on a combination of these or other

methods.

[0026] Sponsor A's reserved geographic area 143 illustrates an embodiment in which a

perimeter can be defined by streets, county boundaries, city boundaries, landmarks, or other

features commonly found on maps. In contrast, sponsor B's reserved geographic area 145 can be

an ellipse, circle, oval, or other geometric shape that can be determined, at least in part, based on

a radius.

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[0027] In this example, both second motor vehicle 173 and wireless device 177 are located within sponsor B's reserved geographic area 145. The driver of second motor vehicle 173 and the user of wireless device 177 can receive advertisements or other content via towers 144. For example, if the driver of second motor vehicle 173 is operating a navigation device executing an application program registered by developer 108, advertisements and other content received on the navigation device can be determined based on the location within sponsor B's reserved geographic area 145. Likewise, the user of wireless device 177 will receive advertisements related to sponsor B from within a registered application. In some embodiments, content delivery platform 112 can prevent content from sponsor A 121 and sponsor C 123 from being delivered to a mobile device carried by second motor vehicle 173 and wireless device 177, because both motor vehicle 173 and wireless device 177 are located in sponsor B's reserved geographic area 145.

**[0028]** Turning next to sponsor A and sponsor C's reserved geographic area 147, note that the perimeter is a square, rectangle or similarly shaped. In some embodiments, the perimeter may be defined entirely by longitude and latitude lines and/or coordinates that constitute an area. In other embodiments, sponsor A and sponsor C's reserved geographic area 147 can be partially bounded by a longitude or latitude line, a road, river, railway, county, state, parish, city, locality, or other desired boundary. In some embodiments, the perimeter of a sponsor A and sponsor C's reserved geographic area 147 can be defined by a combination of longitude or latitude lines, with one or more remaining boundaries defined based on radius or diameter.

**[0029]** Because third motor vehicle 175 is within sponsor A and sponsor C's reserved geographic area 147, a mobile device carried by third motor vehicle 175 can receive advertising content from either or both sponsor A and sponsor C. In some embodiments, the interest in sponsor A and sponsor C's reserved geographic area 147 can be equally divided between sponsor A 121 and sponsor C 123, while in other embodiments one of sponsor A 121 and sponsor C 123 can have an interest superior to that of the other. In some embodiments, content delivery platform 112 can deliver advertisements or other content related to Sponsor A at selected times, while content related to Sponsor C is delivered at other times. Additionally, content related to sponsor A may be delivered via a first registered application, while content related to sponsor C

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can be delivered via a second registered application. Thus, sponsors can advertise or provide

other content to members of particular demographics based on a type of application a particular

demographic is more likely to use.

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[0030] Referring next to Figure 2, a target location other than a mobile device in a system 200

is illustrated according to embodiments of the present disclosure. As shown in Figure 2, a user

of registered application 231 is located within the perimeter defining first sponsor's reserved area

207. Object of interest 233 is located in second sponsor's reserved area 205. In some

embodiments, object of interest 233 can be any type of object of interest to the user of registered

application 231. For example, object of interest 233 could be a friend of the user of registered

application 231, and this friend may be employing a mobile phone, a laptop, a kiosk computer, a

PDA, or any other device capable of sending location information 216 directly or indirectly to

registered application 231. In some embodiments, target location information 216 can be any

type of information that can be used to determine the location of the object of interest 233. In at

least one embodiment, target location information 216 may be a geocoded twitter message. In

another example, object of interest 233 could be an end destination on a map, and the location

information 216 of this end destination can be sent to registered application 231.

[0031] In response to receiving the target location information 216 from object of interest 233,

registered application 231 can send a request 213 to content delivery platform 212. The request

can include, but is not limited to, information indicating the location of object of interest 233, a

request for content, information indicating the location of registered application 231, information

indicating the identity of the registered application 231, and a previously received request

identifier.

[0032] Content delivery platform 212 can receive and process request 213 to identify the

location of registered application 231 and the location of object of interest 233. In some

embodiments, both locations need not be identified. Furthermore, in some embodiments the

specific location need not be identified, as long as a determination that object of interest 233 is

located within a given proximity of second sponsor's reserved area 205, or that registered

application 231 is located within first sponsor's reserved area 207.

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0033] Content delivery platform 212 can provide registered application information 217 to

second sponsor 225 to allow second sponsor 225 to deliver second sponsor's content 214 to

registered application 231. The registered application information 217 can be an application

identifier, a request identifier, a target location, a communications address, or other information

that can be utilized by second sponsor 225. In some embodiments, application information 217

need not be provided to second sponsor 225, but instead can be processed internally by content

delivery platform 212, and a determination can be made for second sponsor's content 214 to be

delivered directly to application 231 from content delivery platform 212, or a third party (not

illustrated).

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10 [0034] Note that in the illustrated embodiment, despite the fact that registered application 231

is located within first sponsor's reserved area 207, the information delivered to registered

application 231 can be content related exclusively to second sponsor's reserved area 205, in

which object of interest 233 is located. This is because, in the illustrated embodiment, the target

location is the location of object of interest 233, rather than the location of a mobile device

executing registered application 231.

[0035] In some embodiments, information from the first sponsor can also be delivered to

registered application 231, because the locations of the device running registered application 231

and object of interest 233 are both considered target locations. Furthermore, in some

embodiments content need not be delivered directly from second sponsor 225, but instead can be

provided by content delivery platform 212, or a third party (not illustrated).

[0036] Referring next to Figure 3, a graph showing various geographic areas with reference to

longitude and latitude is illustrated according to some embodiments of the present disclosure.

The geographic areas in Figure 3 are for illustration only and carry no particular significance

with respect to their geometric shapes. Graph 300 includes a triangular area 320, reserved for

sponsor A; pentagonal area 371, reserved for sponsor G; and octagonal area 330, also reserved

for sponsor G. In the illustrated example, sponsor G has two physical addresses: G1 327, which

lies within sponsor G's reserved octagonal area 330, and G2 328 which, lies within sponsor A's

reserved triangular area 320. Furthermore, in the illustrated embodiment, sponsor A does not

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have a physical location within sponsor A's reserved triangular area 320. These examples help illustrate that there is not necessarily a correlation between a sponsor's physical address and a reserved geographic area, although in some embodiments there may be such a correlation.

[0037] As illustrated by Figure 3, a single target location F 333 is located within sponsor G's reserved octagonal area 330, and target location F 333 can be a mobile device running a registered application, or target location F 333 can represent a target location other than the location of a mobile device, as illustrated in Figure 2. In some embodiments, the mobile device with target location F 333 receives advertising exclusively from advertiser G.

[0038] As further illustrated by Figure 3, there are four target locations: target location A 321, target location B 323, target location C 325, and target location G 392 within advertiser A's reserved triangular area 320. Note also, however, that target location G 392 also lies within one of sponsor G's reserved geographic areas, pentagonal area 371. Consider the following example in which target location A 321 and target location B 323 each are mobile devices executing a first application registered with a content delivery platform, such as content delivery platform 112, of Figure 1. Further assume, for purposes of this example, that target location C 325 is a mobile device executing a second, different application, which is also registered with the content delivery platform. Because both the first and second applications are registered with the content delivery platform, each of the three devices, with target location A 321 target location B 323 and target location C 325 can receive advertisements or other content from within their respective applications. In this example, the content delivered to all three devices can be related exclusively to sponsor A, regardless of which registered application is being executed, because sponsor A has the only reserved interest in the portions of triangular area 320 occupied by mobile devices having target locations A 321 B 323 and C 325.

[0039] In some embodiments, target location G 392 can be a mobile device running two or more registered applications, and can receive content related to sponsor A, because the mobile device lies within triangular area 320. But, target location G 392 also lies within pentagonal area 371, and the mobile device can therefore receive content associated with sponsor G. In some embodiments, content related to sponsor A can be delivered via one of the registered

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Attorney Docket No.:0075652.00002

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applications, while another registered application receives and displays content related to sponsor

G. In other embodiments, one of sponsor A or sponsor G can have a superior interest to the

other, and a preference can be given to that sponsor's content for delivery. For example, sponsor

G may have a superior interest in pentagonal area 371, which also forms part of triangular area

320. In such a case, if content related to sponsor G is available for delivery to the application on

the mobile device with target location G 392, that content will be delivered in preference to

content related to sponsor A. However, if there is no high priority content related to sponsor G

to be delivered, content related to sponsor A may be provided in its stead. Various other priority

and time sharing mechanisms and methods can be implemented according to the teachings set

forth herein. Note that in some embodiments, multiple registered applications are not required to

implement priority and time sharing mechanisms.

[0040] In some instances, a mobile device can have target locations, such as target location D

324 or target location E 356, located outside of areas reserved by sponsors. In such a case, a

check can be made to determine if either target location D 340 or target location E 356 are

located within a given proximity of a sponsor-reserved area such as triangular area 320 or

octagonal area 330. So, for example, a check can be made to determine whether any reserved

areas lie within a given radius of target location D 340, defining a search area 341, or within a

given radius of target location E 356, defining a search area 351. In some embodiments, if no

sponsor reserved area intersects an area within an initially small radius, further checks can be

performed by incrementally increasing the radius. So, for example, after a first check finds no

advertiser reserved areas within search areas 341 or 351, the search areas can be increased to

encompass areas 343 and 353, respectively.

[0041] In the illustrated example, there is no reserved area intersecting search area 353, but

sponsor H 357 has a physical address within area 353. In some embodiments, once it is

determined that a registered sponsor has a physical address location within a search radius, but

there are no sponsor reserved geographic areas in proximity to or encompassing a target location,

an advertisement or other content can be delivered to a mobile device, such as the device with

target location 356.

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[0042] Another situation arises when there are no sponsor reserved geographic areas intersecting a search area, but there are multiple sponsor physical locations within a given radius. Consider area 343, which contains sponsor E's location 349, and sponsor F's location 347. Because neither sponsor E nor sponsor F has established a reserved area that intersects with search area 343, a random choice can be made between these two sponsors to determine which sponsor's content to provide to the registered application on the device with target location D 340. In other embodiments, preference may be given to one of sponsor E's location 349 and sponsor F's location 347 based on each physical locations' proximity to target location D 340, based on a travel time between the device with target location D 340 and the sponsors' locations, or based on some other desired parameter. In further embodiments, if no sponsor's reserved geographic area intersects any portion of area 343, no content is sent to mobile device D with target location 340, despite the fact that location sponsor E's location 359, and sponsor F's location 347 are both within the perimeter defining search area 343.

[0043] In some embodiments, the search radius can continue to be expanded until a search area 345 intersects with a sponsor reserved geographic area. In the illustrated embodiment, search area 345 intersects sponsor A's reserved triangular area 320. Note that sponsor G2's physical location 328 is also located within search area 345. In some embodiments, content from either sponsor A or sponsor G can be selected using any of various processes, because target location D 340 is not located entirely within triangular area 320. In some embodiments, however, because the expanded search area 345 encompasses even a portion of sponsor A's reserved triangular area 320, content related to sponsor G will be excluded, and content related to sponsor A will be exclusively provided to mobile device with target location D 340. In some embodiments, because target location D 340 is not located within sponsor A's reserved triangular area 320, content related to sponsor A will be excluded, and content related to sponsor G will be exclusively provided to mobile device with target location D 340.

[0044] Additional techniques accounting for the proximity of exclusively reserved advertising areas and sponsor's physical locations with respect to mobile device locations can be implemented according to the teaching set forth herein. For example, in some embodiments, sponsors may obtain an interest in all otherwise unreserved geographic areas. For example, a

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content delivery system can deliver content from a "default" sponsor, if it is determined that no

other content is to be delivered to a mobile device.

[0045] Referring next to Figure 4, a method 400 for allowing sponsors to reserve particular

geographic areas will be discussed according to embodiments of the present disclosure. Method

400 begins, as illustrated by block 401. As illustrated by block 403, a content delivery platform,

for example content delivery platform 112 as illustrated in Figure 1, can receive a request for

sponsor registration, which can also include receiving physical address location from the

sponsor. As illustrated by block 405, the sponsor can establish perimeters defining geographic

areas of exclusive or semi-exclusive control. These geographic areas are areas the sponsor

wishes to reserve for delivery of his own advertisements or other content controlled by the

sponsor.

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[0046] The perimeters established can be based on map features, such as streets, rivers,

landmarks, or any of the other various map features. The perimeters can also be defined by

latitude and longitude, or various geometric constructs having a given relative position to either a

point location, a map location, a physical address, or otherwise. Some embodiments allow for

establishing perimeters defining areas based on a combination of the various types of constructs.

So, for example, latitude, longitude and map features may be used to establish the reserved area,

or a combination of coordinates and geometric constructs can be used in conjunction with other

suitable boundary identifiers to establish an area that may be reserved specifically for content

20 related to a particular advertiser or sponsor.

[0047] In some embodiments, the perimeters may be generated interactively, using sponsor

established perimeter definitions, or other unique sponsor requests. Some embodiments employ

pre-defined areas, or allow selection of areas based on predetermined factors, and present

sponsors a choice from among previously established options.

[0048] As illustrated by block 407, a sponsor's request for a selected area is received. As

illustrated by block 409, a check is made to determine if the selected area, or a portion of the

selected area, has already been reserved by another sponsor. If the area selected by the sponsor

is already owned or is otherwise unavailable, method 400 may return to block 407, and the

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sponsor can choose another area. In some embodiments, overlap of various sponsor areas may

be allowed based on type of business, type of application used to deliver the content, or

otherwise.

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[0049] As illustrated by block 411, if an area selected for exclusive or semi-exclusive content

delivery is available, the selected geographic area can be reserved for the sponsor. And as

illustrated by block 413, the sponsor can be notified that an interest in the geographic area has

been reserved for him.

[0050] A sponsor can provide content for delivery to mobile devices having target locations

contained within its reserved area, as illustrated by block 415. This content can include

advertisements, still image content, animated content, video content, audio content,

alphanumeric identifiers, or other content suitable for delivery to mobile devices via registered

applications. As illustrated by block 417, the content received from the sponsor can be stored for

later delivery to registered applications running on mobile devices having target locations that

exist within the sponsor's reserved area, which such target locations may include, but are not

limited to, when the mobile device or target location physically enters or remains within the

sponsor's reserved area for a desired length of time. In some embodiments, content can be

delivered to a mobile device by the sponsor or another party in response to a notification that the

mobile device or target location has entered or is contained within the sponsor's reserved area.

Method 400 ends, as illustrated at block 419.

20 [0051] Referring next to Figure 5, a method 500 of registering an application program for use

in conjunction with a content delivery platform is illustrated according to various embodiments

of the present disclosure. Method 500 begins as illustrated by block 501. As illustrated by block

503, an application can be registered on a content delivery platform in response to a request by a

developer, for example developer 108 as illustrated in Figure 1. As illustrated by block 505, a

request for content can be received from a device running a registered application. In some

embodiments, the same registered application may be executed on any of various mobile

devices, including mobile telephones, personal digital assistants, laptops, and the like.

Furthermore, multiple devices may execute copies of the same registered application, multiple

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different registered applications may be executed on a single mobile device, and multiple different registered applications may be executed on multiple devices.

[0052] As illustrated by block 507 a determination is made as to whether the application sending the request for content has a target location that is located within a sponsor's reserved geographic area. In some embodiments, the target location may be the location of the device. In some embodiments, the target location may be a location other than the location of the device, as illustrated in Figure 2. As illustrated by block 509, if the target location is located within a sponsor's reserved area, content from the corresponding sponsor can be chosen for delivery to the mobile device. The content can be chosen based on a number of different parameters or combinations of parameters. In some embodiments, different sponsors may designate particular content to be provided on different days of the week or at different times of day. Some such embodiments allow a single geographic area to be shared by different advertisers or sponsors. For example, content associated with a first sponsor may be selected for delivery in a particular geographic area during the lunch hour, while content related to a second sponsor is selected for delivery in that same geographic area between the hours of midnight and 2 am.

[0053] In some embodiments, content from one sponsor can be selected for delivery in a particular geographic area in specific situations, even though a different sponsor has generally reserved that same geographic area. For example, content from a first sponsor can be delivered during a football game to mobile devices located in a geographic area normally reserved by a second sponsor, effectively trumping content related to the second sponsor that would otherwise be delivered. In some embodiments, additional criteria can be applied to determine which sponsors' content will be provided to mobile devices in a particular geographic area.

**[0054]** As illustrated by block 511, selected content can be provided to an application for display on a mobile device. In at least one embodiment, different content from the same sponsor can be provided to the same device for display within different applications, or the same content from the same sponsor can be displayed for all mobile devices running all registered applications that have target locations within the delivery area for the content. For example, a first program run on a mobile device may display a first advertisement within that program while a second

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program running on the same device may display a second advertisement, which is different from the first advertisement. In some embodiments in which an interest in a particular geographic area is shared between multiple sponsors, a primary sponsor's content can be exclusively displayed via a first registered application running on a particular mobile device, while content from other sponsors can be displayed via a second and subsequent applications running on the same mobile device.

[0055] As illustrated by block 513, if the target location is not within a sponsor's reserved area, a determination can be made regarding whether at least one sponsor's presence is within a first predetermined radius of the target location. In some embodiments, a determination is made regarding whether a sponsor's physical location is within a predetermined radius of the target location. In some embodiments, a determination is made regarding whether a sponsor's geographic area, or a portion of a sponsor's geographic area, is contained within a predetermined radius of the target location. If at least one sponsor's presence is within a predetermined radius of the target location, a sponsor is chosen from a random or pseudo-random process, as illustrated by block 519. Content is then selected for delivery, as illustrated by block 509. As illustrated by block 515, if a sponsor's presence is not within a predetermined radius of the target location, the search radius can be increased. As illustrated by block 517, a check can be made to determine whether any more increases should be made. In some embodiments, the search radius can continue to be increased incrementally, in a logarithmic manner, or otherwise, until at least a portion of a sponsor's reserved area intersects the search area defined by the search radius. In some embodiments, the search radius can be increased a predetermined number of times, or can be limited based on system resources, time constraints, or other desired parameters. The processes illustrated by blocks 513, 515, and 517 can be repeated until a positive indication is produced by the process at block 517.

[0056] As illustrated by block 519, content from a randomly or pseudo-randomly selected sponsor can be delivered to a mobile device if the target location is not within a desired proximity to a sponsor's reserved area. In some embodiments, rather than delivering content randomly, content selections can be made based on desired criteria. Content related to a sponsor that reserved all otherwise unallocated space can be delivered to a mobile device executing a

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registered application. In some such embodiments, if any particular geographic areas have not yet been reserved, or if any device requesting content does not have a target location contained within a reserved geographic area, the default sponsor's content can be delivered to the mobile device. Method 500 ends as illustrated by block 521.

[0057] Preferring next to Figure 6, a method of interaction between a mobile device and a content providing platform is illustrated according to various embodiments of the present disclosure. Method 600 begins as illustrated by block 601. As illustrated by block 603 an application platform key can be provided to a developer in response to the developer registering an application for use on the application platform. The developer can, in turn, provide the key to mobile devices on which the registered application is installed. As illustrated by block 605, when a mobile device requests content from the content providing platform, the mobile device can send the key along with its request. As illustrated by block 607, the content providing platform can verify that the key matches a valid key stored in its database, or elsewhere, before providing content to the application.

[0058] In some embodiments, key verification can be performed by an entity other than the content providing platform. As illustrated by block 627, if a verification check on the key fails, no content is provided to the requesting application, and the method 600 ends.

[0059] As illustrated by block 609, if the key is validated a session can be initiated between the application on the mobile device, and the content delivery platform. As illustrated by block 611 in at least one embodiment, the application running on the mobile device sends the mobile device's location, or another target location, to the content delivery platform. However, in some embodiments the actual location is not sent by the device, but may be provided to the content delivery platform from another source. Furthermore, the content delivery platform, or a subsystem of a communications system employed by the content delivery platform, can determine the location of the mobile device based on raw, partially, or completely processed information received from the mobile device or from another source. For example, the mobile device can forward information associated with a target location to the content delivery platform, or the content delivery server can obtain location information from a third party application or

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device, from a home location register (HLR), from a visiting location register (VLR), from raw,

differential, processed or semi-processed GPS data, from power signals used in code-division

multiple access (CDMA) or other wireless communications systems, or otherwise.

[0060] As illustrated by block 613, the content delivery platform records the request from the

registered application in a request identifier in the platform database, or some other suitable

storage location. The request identifier can be used in some embodiments to track further

interaction with the registered application, or to deliver additional content to a requesting mobile

device. Thus, in some embodiments, a mobile device or other target location that is only

temporarily located within a particular sponsor's reserved geographic area may continue to

receive information from that sponsor after the mobile device, or the target location, exits the

sponsor's reserved area. In other embodiments, content related to a sponsor is discontinued in

response to a mobile device exiting, or the target location losing focus within, the sponsor's

reserved area.

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[0061] As illustrated by block 615, the content delivery platform can deliver the request

identifier to the requesting application along with the requested content. As illustrated by block

617, a user of the mobile device can interact with the provided content using any of various

methods such as pressing a button, selecting a user selectable object on a graphical user

interface, or otherwise. The application on the mobile device can send an indication of the

interaction to the content delivery platform via the same communication channel used to send the

20 request, or via a different communications channel.

[0062] As illustrated by block 619, a registered application running on a mobile device can

send an additional information request to the platform using the previously assigned request

identifier. In some embodiments, using the previously assigned platform request identifier

permits tracking of a series of interactions between a particular application and the content

delivery platform. Furthermore, using the request identifier can allow individualized content to

be delivered to different registered applications which may or may not be running on the same

mobile device.

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[0063] As illustrated by block 621, a determination is made regarding whether a request identifier sent in conjunction with a request for further information is maintained in the platform database or other suitable storage. As illustrated by block 623, if the request identifier is contained in the database or other storage area, the content delivery platform can update a request identifier record as being complete. And as illustrated by block 625, the content delivery platform can deliver more content to the requesting application. As illustrated by block 627, method 600 can proceed to end after delivering the additional content.

[0064] The methods and processes discussed previously, as well as other embodiments, may be implemented in a processing system executing a set of instructions stored in memory, or on a removable computer readable medium. An example of a system according to some embodiments is illustrated in Figure 7. Referring now to Figure 7, a high-level block diagram of a processing system is illustrated and discussed. Processing system 700 includes one or more central processing units, such as CPU A 705 and CPU B 707, which may be conventional microprocessors interconnected with various other units via at least one system bus 710. CPU A 705 and CPU B 707 may be separate cores of an individual, multi-core processor, or individual processors connected via a specialized bus 711. In some embodiments, CPU A 705 or CPU B 707 may be a specialized processor, such as a graphics processor, other co-processor, or the like.

[0065] Processing system 700 includes random access memory (RAM) 720; read-only memory (ROM) 715, wherein the ROM 715 could also be erasable programmable read-only memory (EPROM) or electrically erasable programmable read-only memory (EEPROM); and input/output (I/O) adapter 725, for connecting peripheral devices such as disk units 730, optical drive 736, or tape drive 737 to system bus 710; a user interface adapter 740 for connecting keyboard 745, mouse 750, speaker 755, microphone 760, or other user interface devices to system bus 710; communications adapter 765 for connecting processing system 700 to an information network such as the Internet or any of various local area networks, wide area networks, telephone networks, or the like; and display adapter 770 for connecting system bus 710 to a display device such as monitor 775. Mouse 750 has a series of buttons 780, 785 and may be used to control a cursor shown on monitor 775.

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[0066] It will be understood that processing system 700 may include other suitable data

processing systems without departing from the scope of the present disclosure. For example,

processing system 700 may include bulk storage and cache memories, which provide temporary

storage of at least some program code in order to reduce the number of times code must be

5 retrieved from bulk storage during execution.

[0067] Various disclosed embodiments can be implemented in hardware, software, or a

combination containing both hardware and software elements. In one or more embodiments, the

invention is implemented in software, which includes but is not limited to firmware, resident

software, microcode, etc. Some embodiments may be realized as a computer program product,

and may be implemented as a computer-usable or computer-readable medium embodying

program code for use by, or in connection with, a computer, a processor, or other suitable

instruction execution system.

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[0068] For the purposes of this description, a computer-usable or computer readable medium

can be any apparatus that can contain, store, communicate, propagate, or transport the program

for use by or in connection with the instruction execution system, apparatus, or device. By way

of example, and not limitation, computer readable media may comprise any of various types of

computer storage media, including volatile and non-volatile, removable and non-removable

media implemented in any suitable method or technology for storage of information such as

computer readable instructions, data structures, program modules, or other data. Computer

storage media include, but are not limited to, RAM, ROM, EEPROM, flash memory or other

memory technology, CD-ROM, digital versatile disks (DVD) or other optical storage, magnetic

cassettes, magnetic tape, magnetic disk storage or other magnetic storage devices, or any other

medium which can be used to store the desired information and which can be accessed by a

computer. Data structures and transmission of data (including wireless transmission) particular to

aspects of the disclosure are also encompassed within the scope of the disclosure.

[0069] Various embodiments have been described for delivering content related to a

commercial media program. Other variations and modifications of the embodiments disclosed

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may be made based on the description		departing from	the scope o	of the
invention as set forth in the following clain	ns.			
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## WHAT IS CLAIMED IS:

1	1. A method comprising:
2	registering a plurality of application programs for use with a content delivery platform, wherein
3	the plurality of registered application programs are each associated for use with a
4	navigation system;
5	establishing a plurality of perimeters defining a plurality of geographic areas;
6	reserving delivery of content from a plurality of sponsors to the plurality of registered application
7	programs on the basis of a geographic area associated with each of the plurality of
8	registered application programs;
9	receiving, from a registered application program, a request for content to be used within the
10	registered application program;
11	in response to receiving the request:
12	selecting content from at least one sponsor to be delivered to the registered application
13	program, subject to the reserving; and

providing the content from the at least one sponsor to the registered application program.

- 1 2. The method of Claim 1, further comprising:
- 2 recording a request identifier associated with the request; and
- 3 providing the request identifier to the registered application program.
- 1 3. The method of Claim 2, further comprising:
- 2 receiving information related to user interaction with the provided content, the information
- 3 including the request identifier; and
- 4 providing additional content to the registered application in response to the received information.
- 4. The method of Claim 1, further comprising: 1
- 2 determining whether at least one of the plurality of sponsors is associated with a geographical
- 3 representation lying at least partially within a predetermined radial distance of a target
- 4 location;

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3	in response to a negative determination, increasing the predetermined radial distance.
1	5. The method of Claim 1, further comprising:
2	receiving, from a sponsor, a request to obtain an interest in a selected one of the plurality of
3	geographic areas;
4	providing the sponsor a response to the request; and
5	storing a record of the interest in the selected one of the plurality of geographic areas.
1	6. The method of Claim 5, further comprising:
2	receiving, from the sponsor, content to be delivered to registered application programs having
3	target locations contained within a selected one of the plurality of geographic areas.
1	7. The method of Claim 1, further comprising:
2	reserving a specific one of the plurality of geographic areas for exclusive delivery of content
3	associated with a particular one of the plurality of sponsors to registered application
4	programs and having a target location contained within the specific one of the plurality of
5	geographic areas.
1	8. A system comprising:
2	memory;
3	a communications interface operably coupled to the memory; and
4	at least one processor operably coupled to the memory and the communications interface, the
5	processor configured to execute a program of instructions, the program of instructions
6	comprising:
7	at least one instruction to register a plurality of application programs for use with a
8	content delivery platform, wherein the plurality of registered application programs
9	are each associated for use with a navigation system;
10	at least one instruction to establish a plurality of perimeters defining a plurality of
11	geographic areas;

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12	at least one instruction to maintain at least one record indicating content delivery
13	reservations associating each of a plurality of sponsors with at least one of the
14	plurality of geographic areas;
15	at least one instruction to receive a request from a registered application program for
16	content to be used within the registered application program;
17	at least one instruction to select content associated with at least one of the plurality of
18	sponsors to be delivered to the registered application program in accordance with
19	a content delivery reservation associating the at least one sponsor with a
20	geographic area; and
21	at least one instruction to provide the selected content to the registered application
22	program.
1	9. The system of Claim 8, wherein the program of instructions further comprises:
2	at least one instruction to record a request identifier associated with the request; and
3	at least one instruction to provide the request identifier to the registered application program.
1	10. The system of Claim 9, wherein the program of instructions further comprises:
2	at least one instruction to receive information related to user interaction with the provided
3	content, the information including the request identifier; and
4	at least one instruction to provide additional content to the registered application in response to
5	the received information.
1	11. The system of Claim 8, wherein the program of instructions further comprises:
2	at least one instruction to determine whether at least one of the plurality of sponsors is associated
3	with a geographical representation lying at least partially within a predetermined radial
4	distance of a target location; and
5	at least one instruction to increase the predetermined radial distance in response to the at least
6	one instruction to determine.

1	12.	The system of Claim 8, wherein the program of instructions further comprises:
2	at least	one instruction to receive, from a sponsor, a request to obtain an interest in a selected one
3		of the plurality of geographic areas;
4	at least	one instruction to provide the sponsor a response to the request; and
5	at least	one instruction to store a record of the interest in the selected one of the plurality of
6		geographic areas.
1	13.	The system of Claim 12, wherein the program of instructions further comprises:
2		one instruction to receive, from the sponsor, content to be delivered to registered
3	at teast	* * * * * * * * * * * * * * * * * * * *
		application programs having target locations contained within the selected one of the plurality of geographic areas.
4		pruranty of geographic areas.
1	14.	The system of Claim 8, wherein the program of instructions further comprises:
2	at least	one instruction to reserve a specific one of the plurality of geographic areas for exclusive
3		delivery of content associated with a particular one of the plurality of sponsors to
4		registered application programs and having a target location contained within the specific
5		one of the plurality of geographic areas.
6		
7	15.	A non-transitory computer readable medium tangibly embodying a program of computer
8		executable instructions, the program of instructions comprising:
9	at least	one instruction to register a plurality of application programs for use with a content
10		delivery platform, wherein the plurality of registered application programs are each
11		associated for use with a navigation system;
12	at least	one instruction to establish a plurality of perimeters defining respective geographic areas;
13	at least	one instruction to maintain at least one record indicating content delivery reservations
14		associating each of a plurality of sponsors with at least one of the plurality of geographic
15		areas;
16	at least	one instruction to receive a request from a registered application program for content to
17		be used within the registered application program;

18	at least	one instruction to select content associated with at least one of the plurality of sponsors to
19		be delivered to the registered application program in accordance with a content delivery
20		reservation associating the at least one sponsor with a geographic area; and
21	at least	one instruction to provide the selected content to the registered application program.
1	16.	The non-transitory computer readable medium of Claim 15, wherein the program of
2		instructions further comprises:
3	at least	one instruction to record a request identifier associated with the request; and
4	at least	one instruction to provide the request identifier to the registered application program.
1	17.	The non-transitory computer readable medium of Claim 16, wherein the program of
2		instructions further comprises:
3	at least	one instruction to receive information related to user interaction with the provided
4		content, the information including the request identifier; and
5	at least	one instruction to provide additional content to the registered application in response to
6		the received information.
1	18.	The non-transitory computer readable medium of Claim 15, wherein the program of
2		instructions further comprises:
3	at least	one instruction to determine whether at least one of the plurality of sponsors is associated
4		with a geographical representation lying at least partially within a predetermined radial
5		distance of a target location; and
6	at least	one instruction to increase the predetermined radial distance in response to a negative
7		determination.
1	19.	The non-transitory computer readable medium of Claim 15, wherein the program of
2		instructions further comprises:
3	at least	one instruction to receive, from a sponsor, a request to obtain an interest in a selected one
4		of the plurality of geographic areas;

5	at least one instruction to provide the sponsor a response to the request;
6	at least one instruction to store a record of the interest in the selected one of the plurality of
7	geographic area; and
8	at least one instruction to receive, from the sponsor, content to be delivered to application
9	programs having target locations contained within the selected one of the plurality of
10	geographic areas.
1	20. The non-transitory computer readable medium of Claim 15, wherein the program of
2	instructions further comprises:
3	at least one instruction to reserve a specific one of the plurality of geographic areas for exclusive
4	delivery of content associated with a particular one of the plurality of sponsors to
5	application programs and having a target location contained within the specific one of the
6	plurality of geographic areas.

EXLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

**ABSTRACT** 

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Application developers can request to have their applications registered for use with a

content delivery platform. The operator of the content delivery platform establishes perimeters

defining geographic areas, and maintains records reserving particular areas for delivery of

content associated with particular sponsors. Registered applications running on mobile devices

can request content from the content delivery platform. Based at least in part on the request, the

content delivery platform can identify a target location, which may be the location of the mobile

device, or some other location indicated in the request. A mobile device can be provided content

based on the relationship of the target location to the geographic areas, so that a registered

application running on a mobile device with a target location contained within a geographic area

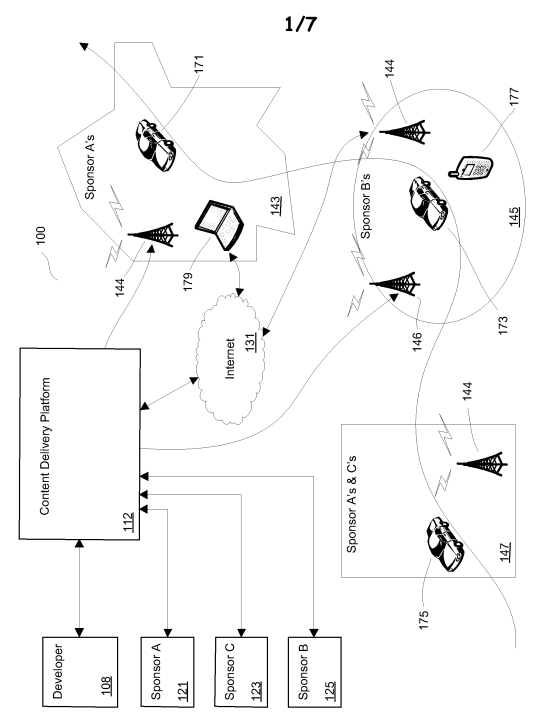
assigned to a particular sponsor will receive content related to that sponsor.

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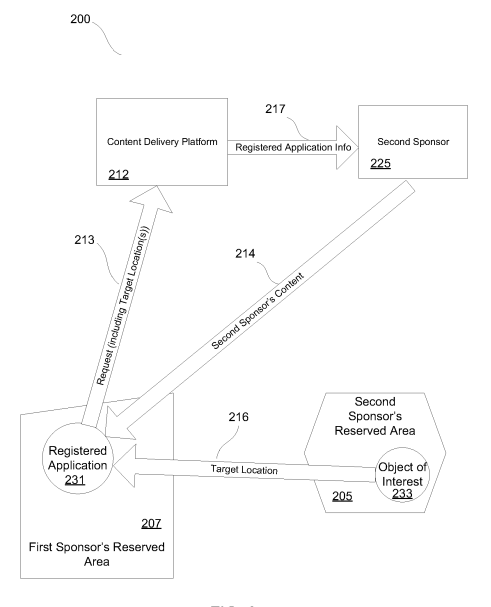


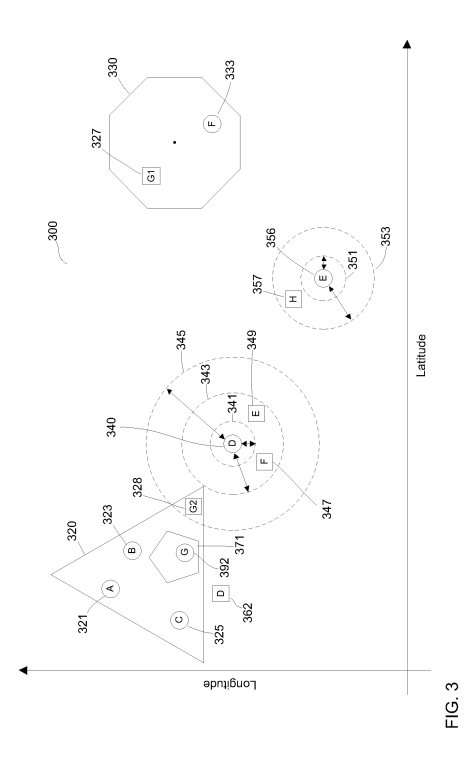
FIG. 2

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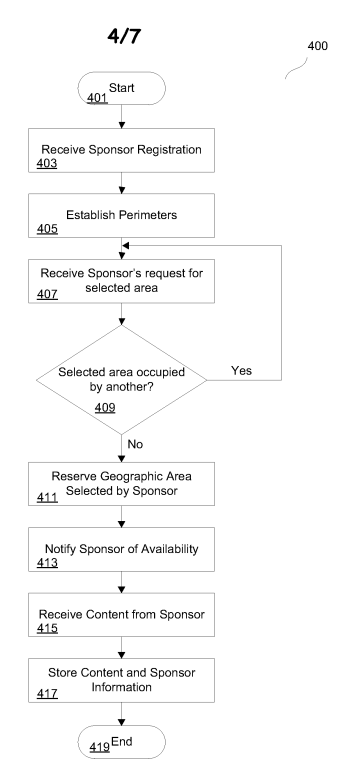


FIG. 4

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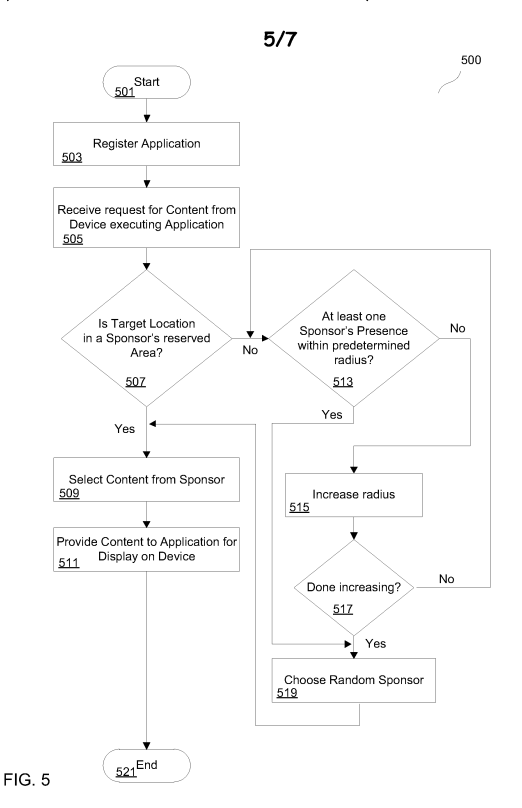
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Inventors: Ryan Hardin, Andrew Hill



Docket No.: 0075652.00002

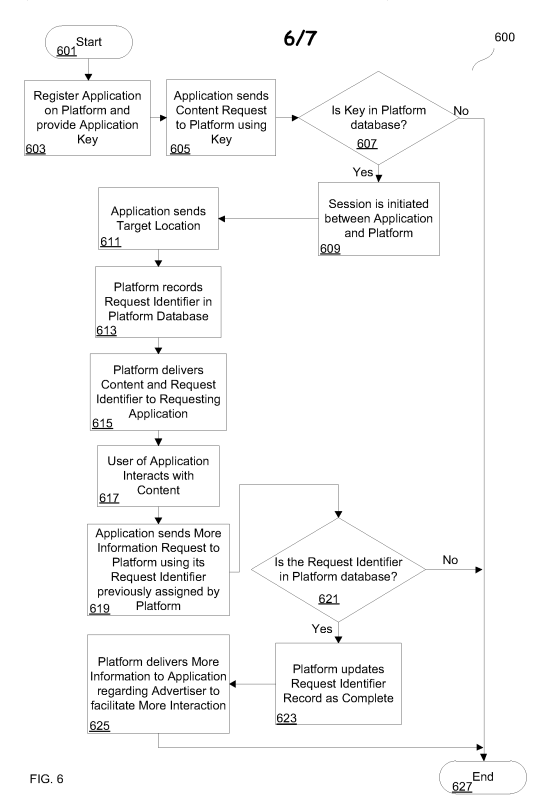
Attorney:

Express Mail Label:

Filing Date: May 1, 2009

Telephone:

Inventors: Ryan Hardin, Andrew Hill

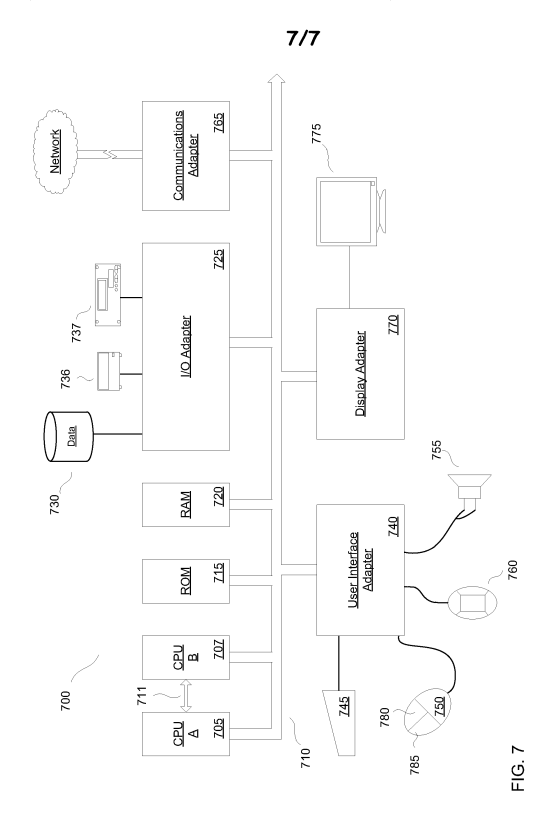


Docket No.: 0075652.00002

Attorney: Express Mail Label:

Filing Date: May 1, 2009 Telephone:

Inventors: Ryan Hardin, Andrew Hill



Electronic Patent <i>I</i>	\pp	lication Fee	Transmit	tal		
Application Number:						
Filing Date:						
Title of Invention:	Exclusive Delivery of Content Within Geographic Areas					
First Named Inventor/Applicant Name:	Rya	an Hardin				
Filer:	Edv	ward J. Marshall				
Attorney Docket Number:	007	75652.00002				
Filed as Micro Entity						
Utility under 35 USC 111(a) Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
BASIC UTILITY PATENT FILING FEE-MCRO-ENT		3011	1	70	70	
Utility Search Fee		3111	1	150	150	
Utility Examination Fee		3311	1	180	180	
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Total in USD (\$)			400

Electronic Acknowledgement Receipt						
EFS ID:	15428028					
Application Number:	13856392					
International Application Number:						
Confirmation Number:	7722					
Title of Invention:	Exclusive Delivery of Content Within Geographic Areas					
First Named Inventor/Applicant Name:	Ryan Hardin					
Correspondence Address:	Ryan Hardin Pronet Solutions Corporation PO Box 271861 - Houston TX 77277 US					
Filer:	Edward J. Marshall					
Filer Authorized By:						
Attorney Docket Number:	0075652.00002					
Receipt Date:	03-APR-2013					
Filing Date:						
Time Stamp:	20:32:15					
Application Type:	Utility under 35 USC 111(a)					

## **Payment information:**

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$400

RAM confirma	tion Number	6321			
Deposit Accou	unt				
Authorized Us	ser				
File Listing	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Application Data Sheet	ADS_new.pdf	1502909 04b4cdd0e12282552ee62f387724b173ddf	no	7
Warnings			3ed48		
Warnings: Information:					
2	Oath or Declaration filed	Declaration-executed-bz.pdf	221851	no	2
2	Oath of Declaration flied	Declaration-executed-bz.pdf	63ca9c1ea5d55ba13fe5363efda1f18a490a 22c2	no	2
Warnings:					
Information:					
3	Certification of Micro Entity (Gross Income Basis)	sb0015a-bz.pdf	194236	no	2
	income basis)		d149777625d4287fcb6c461861baa0aca08 e6809		
Warnings:					
Information:					
4		Continuation_App-bz.pdf	146247	yes	28
			6684cfda38025b49ade14d3710dc739fc51 05b47		
-	Multip	oart Description/PDF files in .	zip description		
	Document Des	scription	Start	E	nd
	Specificati	ion	1	2	21
	Claims		22	2	27
	Abstrac	t	28	2	28
Warnings:					
Information:					
5	Drawings-only black and white line	Continuation_FIGS_Final-bz.	92047	no	7
	drawings	pdf	408508e5334f212fSa0fa8fdb0844a3df39d8 72d		
Warnings:					
Information:			,		
6	Fee Worksheet (SB06)	fee-info.pdf	33272	no	2
			272131325d116fc22f37a9f70b9b1c661285 2572		
Warnings:					

Information:	
Total Files Size (in bytes):	2190562

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

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

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

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

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

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

	Under the	e Paperwork	Reduction Act of 19	995, no pei	sons are require	ed to res	pond to a colle	ction of informa	tion unless it	contains a valid OMB con	trol number.
Annli	cation F	ata Sh	oot 27 CER	1 76	Attorney	Dock	et Number	0075652	2.00002		
Appii	Callon L	ala SII	eet 37 CFR	1.70	Application	n Nu	mber				
Title of	Invention	EXCL	USIVE DELIVE	RY OF (	CONTENT W	/ITHIN	I GEOGRAF	PHIC AREAS	3		
bibliogra This doo	phic data arra cument may	anged in a be comple	format specified	y the Un and sub	ited States Pa	tent an	d Trademark	Office as outl	ined in 37 (	ollowing form contains CFR 1.76. nic Filing System (EFS	
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										Secrecy Order purs electronically.)	uant to
Inven	tor Info	rmati	on:								
Invent									Re	emove	
Legal I	Name										
Prefix	Given N	ame		М	iddle Name	<del>)</del>		Family	Name		Suffix
	Ryan							Hardin			
	ence Info	rmation	(Select One)		Residency	$\bigcirc$	Non US R			e US Military Service	)
City	Houston			State/	Province	TX	Coun	try of Resi	dence <sup>i</sup>	US	
Mailing	Address	of Inven	tor:								
Addre	ss 1		Pronet Solution	ons Corp	oration						
Addre	ss 2		P.O. Box 271	861							
City	Ho	uston					State/Pro	vince	TX		
Postal	Code		77277			Cou	ntry i	US			
Invent	or 2								Re	emove	
Legal I	Name										
Prefix	Given N	ame		М	iddle Name	<del>.</del>		Family	Name		Suffix
	Andrew							Hill			
Resid	ence Info	rmation	(Select One)	● us	Residency	0	Non US R	esidency	O Activ	e US Military Service	<u>;</u>
City	Houston			State/	Province	TX	Coun	try of Resi	dence i	US	_
							<b>'</b>				
Mailing	Address	of Inven	tor:								
Addre	ss 1		Pronet Solution	ons Corr	oration						
Addre	Address 2 P.O. Box 271861										
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Application Data Sheet 37 CFR 1.76		Attorney Docket Number		0075652.00002						
		Application Number								
Title of Invention	EXCLU	JSIVE DELIVERY OF (	CONTENT WITH	IIN GEOGRAPH	HIC ARE	AS				
X An Address i	s being	provided for the co	orrespondenc	e Information	of this	з ар	plication.			
Name 1		Ryan Hardin		Name 2						
Address 1		P.O. Box 271861								
Address 2										
City		Houston		State/Provir	nce	T.	X			
Country   US				Postal Code	<b>;</b>	7	7277			
Phone Number				Fax Number	r					
Email Address							Add Ema	i	Remov	e Email
Application I	nform	nation:								
Title of the Invent	ion	EXCLUSIVE DELIVE	ERY OF CONTE	NT WITHIN GE	OGRAF	HIC	AREAS			
Attorney Docket I	Number	0075652.00002		Small Ent	tity Sta	tus	Claimed	X		
Application Type		Nonprovisional								
Subject Matter		Utility								
Total Number of I	Drawing	Sheets (if any)	7	Suggest	ed Figu	ıre f	or Public	ation	(if any)	1
Publication I	nforn	nation:								
Request Early	/ Publica	ation (Fee required at	t time of Reque	est 37 CFR 1.2	219)					
35 U.S.C. 122 subject of an	?(b) and applicati	Publish. I here certify that the inversion filed in another con months after filing.	ntion disclosed	in the attache	d appli	catio	n has not	and	will not	be the
Representati	ve Inf	ormation:								
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Please Select One		Customer Number	r   O US P	atent Practitione	er (	<u>ا</u> ر	imited Rec	ognitio	n (37 CF	K 11.9)
Customer Number										

## **Domestic Benefit/National Stage Information:**

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

	-		-	ocket Number	0075652.00	unless it contains a valid OMB control number
Application Data Sheet 37 CFR 1.76		Application Number				
Title of Invention	EXCLU	ISIVE DELIVERY OF (	CONTENT WI	THIN GEOGRAPH	HIC AREAS	
Prior Application	Status	Pending				Remove
Application Nun	nber	Continuity <sup>-</sup>	Гуре	Prior Applicat	ion Number	Filing Date (YYYY-MM-DD)
		Continuation of		12434094		2009-05-01
Additional Domesti by selecting the Ad		it/National Stage Da า.	ta may be g	enerated within t	his form	Add
Foreign Priori	ty Inf	ormation:				
that is eligible for retrie automatically attempt r responsibility for ensur	val unde etrieval p ing that a	r the priority document oursuant to 37 CFR 1.5 a copy of the foreign ap	exchange pro 5(h)(1) and (2 oplication is re	ogram (PDX) <sup>i</sup> the 2). Under the PDX eceived by the Offi	information wi ( program, <del>a</del> ppose from the pa	y is claimed to a foreign application ill be used by the Office to plicant bears the ultimate articipating foreign intellectual ecified in 37 CFR 1.55(g)(1).
A 12 12 A1			i			Remove
Application Nun	nber	Country	' FI	ling Date (YYYY	-ММ-DD)	Access Code <sup>l</sup> (if applicable)
Additional Foreign Add button.	Priority	Data may be gener	ated within	this form by sele	ecting the	Add
Statement un Applications	der 3'	7 CFR 1.55 or	1.78 for	AIA (First I	nventor	to File) Transition
						ch 16, 2013 and (2) also re filing date on or after March
Authorization		ermit Access:	nt Applicatio	n by the Bertisis	ating Officer	

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Application De	ta Sheet 37 CFR 1.76	Attorney Docket Number	0075652.00002							
Аррисацоп Ба	ta Sileet 37 CFK 1.70	Application Number								
Title of Invention	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS									
the Japan Patent Offic and any other intellect is filed access to the in does not wish the EPC	e (JPO), the Korean Intellectual ual property offices in which a fo istant patent application. See 37 ), JPO, KIPO, WIPO, or other in	oreign application claiming priorit CFR 1.14(c) and (h). This box	rld Intellectual Property Office (WIPO), by to the instant patent application should not be checked if the applicant n a foreign application claiming priority							
in accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the instant patent application with respect to: 1) the instant patent application-as-filed; 2) any foreign application to which the instant patent application claims priority under 35 U.S.C. 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the instant patent application; and 3) any U.S. application-as-filed from which benefit is sought in the instant patent application.										
n accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filing this Authorization.										

## **Applicant Information:**

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.										
Applicant 1 Remove										
If the applicant is the inventor (or the remaining joint inventor or inventors under 37 CFR 1.45), this section should not be completed. The information to be provided in this section is the name and address of the legal representative who is the applicant under 37 CFR 1.43; or the name and address of the assignee, person to whom the inventor is under an obligation to assign the invention, or person who otherwise shows sufficient proprietary interest in the matter who is the applicant under 37 CFR 1.46. If the applicant is an applicant under 37 CFR 1.46 (assignee, person to whom the inventor is obligated to assign, or person who otherwise shows sufficient proprietary interest) together with one or more joint inventors, then the joint inventor or inventors who are also the applicant should be identified in this section.										
Assignee	○ Legal Re	presentative un	der 35 U.S	.C. 117	O Join	t Inventor				
Person to whom the inventor is oblig	ated to assign.		O Per	son who shows s	ufficient p	roprietary interest				
If applicant is the legal representation	e, indicate the	e authority to f	ile the pate	ent application,	the inven	tor is:				
Name of the Deceased or Legally I	ncapacitated I	nventor :								
If the Applicant is an Organization	check here.									
Prefix Given Na	me	Middle Name	9	Family Name	!	Suffix				

PTO/AIA/14 (03-13)
Approved for use through 01/31/2014. OMB 0651-0032
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Application Data Sheet 37 CFR 1.76		Attorney Docket Number		007565	0075652.00002					
Application Da	Application Bata Sheet 37 GFR 1.70		Application N							
Title of Invention	Title of Invention									
Mailing Address I	nformat	tion:								
Address 1										
Address 2										
City				State/Prov	ince					
Country <sup>i</sup>				Postal Cod	е					
Phone Number				Fax Number	er					
Email Address										
Additional Applicant	Data ma	y be generated within	this form by se	lecting the Ac	dd button.		Add			
	informati			compliance w	vith any rec	uirement of pa	art 3 of Title 37 of CFR to			
Assignee 1										
accordance with 37 CI	FR 1.215 assign,		nis section an ap	plicant under	37 CFR 1.4	16 (assignee, p				
							Remove			
If the Assignee is a	ın Orgar	nization check here.								
Prefix	G	iven Name	Middle Nam	ne	Family N	ame	Suffix			
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Address 1										
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Additional Assignee	Additional Assignee Data may be generated within this form by selecting the Add button.  Add  Add									

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

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	0075652.00002
		Application Number	
Title of Invention	EXCLUSIVE DELIVERY OF (	CONTENT WITHIN GEOGRAPH	HIC AREAS

Signature	<b>)</b> :			R	emove			
	NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications							
Signature	/Ryan Hardin/	Ryan Hardin/			2013-04-03			
First Name	Ryan	Last Name	Hardin	Registration Number				
Additional S	Additional Signature may be generated within this form by selecting the Add button.  Add							

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

#### **Privacy Act Statement**

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

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

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

#### SCORE Placeholder Sheet for IFW Content

Application Number: 13856392 Document Date: 04/03/2013

The presence of this form in the IFW record indicates that the following document type was received in electronic format on the date identified above. This content is stored in the SCORE database.

Drawings – Other than Black and White Line Drawings

Since this was an electronic submission, there is no physical artifact folder, no artifact folder is recorded in PALM, and no paper documents or physical media exist. The TIFF images in the IFW record were created from the original documents that are stored in SCORE.

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- Other USPTO employees can bookmark the current SCORE URL (<a href="http://es/ScoreAccessWeb/">http://es/ScoreAccessWeb/</a>).
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Form Revision Date: February 8, 2006

	PAT	ENT APPLI		ON FEE DE		ION RECOR	)		ition or Docket Num 6,392	ber
	APP	LICATION A	S FILE		umn 2)	SMALL	ENTITY	OR	OTHER SMALL	
	FOR	NUMBE		D NUMBE	R EXTRA	RATE(\$)	FEE(\$)	1	RATE(\$)	FEE(\$)
	IC FEE FR 1.16(a), (b), or (c))	N	/A	N	J/A	N/A		1	N/A	70
SEA	RCH FEE FR 1.16(k), (i), or (m))	N	/A	N	I/A	N/A		1	N/A	150
EXA	MINATION FEE FR 1.16(o), (p), or (q))	N	/A	١	I/A	N/A		1	N/A	180
TOT	AL CLAIMS FR 1.16(i))	20	minus	20= *				OR	x 20 =	0.00
	PENDENT CLAIF FR 1.16(h))	MS 3	minus	3 = *				1	× 105 =	0.00
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MEN	Total (37 CFR 1.16(i))	*	Minus	**	=	х =		OR	х =	
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						TOTAL ADD'L FEE		OR	TOTAL ADD'L FEE	
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FILING or GRP ART 371(c) DATE FIL FEE REC'D ATTY.DOCKET.NO TOT CLAIMS IND CLAIMS NUMBER UNIT 13/856,392 04/03/2013 2642 400 0075652.00002

**CONFIRMATION NO. 7722** 

Ryan Hardin P.O. Box 271861 Houston, TX 77277 **FILING RECEIPT** 



Date Mailed: 05/23/2013

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)

Ryan Hardin, Houston, TX; Andrew Hill, Houston, TX;

Applicant(s)

Ryan Hardin, Houston, TX; Andrew Hill, Houston, TX;

Power of Attorney: None

Domestic Priority data as claimed by applicant

This application is a CON of 12/434,094 05/01/2009 PAT 8433296

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.

If Required, Foreign Filing License Granted: 05/15/2013

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 13/856.392** 

**Projected Publication Date:** 08/29/2013

Non-Publication Request: No Early Publication Request: No

\*\* MICRO ENTITY \*\*

page 1 of 3

#### Title

**EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS** 

#### **Preliminary Class**

455

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

#### PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

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

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

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

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

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

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

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

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

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

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

#### **NOT GRANTED**

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

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The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor 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



#### United States Patent and Trademark Office

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PO. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

 APPLICATION NUMBER
 FILING OR 371(C) DATE
 FIRST NAMED APPLICANT
 ATTY. DOCKET NO./TITLE

 13/856,392
 04/03/2013
 Ryan Hardin
 0075652.00002

Ryan Hardin P.O. Box 271861 Houston, TX 77277 CONFIRMATION NO. 7722
PUBLICATION NOTICE

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

Publication No.US-2013-0226705-A1 Publication Date:08/29/2013

#### NOTICE OF PUBLICATION OF APPLICATION

The above-identified application will be electronically published as a patent application publication pursuant to 37 CFR 1.211, et seq. The patent application publication number and publication date are set forth above.

The publication may be accessed through the USPTO's publically available Searchable Databases via the Internet at www.uspto.gov. The direct link to access the publication is currently http://www.uspto.gov/patft/.

The publication process established by the Office does not provide for mailing a copy of the publication to applicant. A copy of the publication may be obtained from the Office upon payment of the appropriate fee set forth in 37 CFR 1.19(a)(1). Orders for copies of patent application publications are handled by the USPTO's Office of Public Records. The Office of Public Records can be reached by telephone at (703) 308-9726 or (800) 972-6382, by facsimile at (703) 305-8759, by mail addressed to the United States Patent and Trademark Office, Office of Public Records, Alexandria, VA 22313-1450 or via the Internet.

In addition, information on the status of the application, including the mailing date of Office actions and the dates of receipt of correspondence filed in the Office, may also be accessed via the Internet through the Patent Electronic Business Center at www.uspto.gov using the public side of the Patent Application Information and Retrieval (PAIR) system. The direct link to access this status information is currently http://pair.uspto.gov/. Prior to publication, such status information is confidential and may only be obtained by applicant using the private side of PAIR.

Further assistance in electronically accessing the publication, or about PAIR, is available by calling the Patent Electronic Business Center at 1-866-217-9197.

Office of Data Managment, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-0101

page 1 of 1

09-23-13 Page Code: TRAN.LET Document Description: Transmittal Letter SEP 2 0 2013 Approved for use through 07/31/2012. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. TRADEMARY Application Number PATENT E 13856392 TRANSMITTAL Filing Date 2013-04-03 **FORM** First Named Inventor Hardin Art Unit 2698 **Examiner Name** Morales Fernandez, Benjamin (to be used for all correspondence after initial filing) Attorney Docket Number 0075652.00002 Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Fee Transmittal Form Drawing(s) Appeal Communication to Board Fee Attached Licensing-related Papers of Appeals and Interferences Appeal Communication to TC Amendment/Reply (Appeal Notice, Brief, Reply Brief) Petition to Convert to a After Final Proprietary Information **Provisional Application** Power of Attorney, Revocation Affidavits/declaration(s) Change of Correspondence Address Status Letter Other Enclosure(s) (please Identify Terminal Disclaimer Extension of Time Request below): Misc. Letter "Notice for Examiner" Request for Refund Express Abandonment Request CD, Number of CD(s) Information Disclosure Statement Landscape Table on CD Certified Copy of Priority Remarks Document(s) Note: The Total Number of Pages in This Submission as indicated above includes the indicated enclosures and additionally includes this Transmittal Form (one page) and its associated Privacy Reply to Missing Parts/ Incomplete Application Act Statement (one page), for a total of 14 pages. Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name Signature /Ryan J. Hardin/ Printed name Ryan J. Hardin Date Reg. No. 20 September 2013

#### **CERTIFICATE OF TRANSMISSION/MAILING**

I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below: Signature

/Ryan J. Hardin/

Ryan J. Hardin Typed or printed name

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, 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.

Date

20 September 2013

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Certification Under 37 C.F.R. 1.8

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BY: /Ryan J. Hardin/ Signature

Name: Ryan J. Hardin Typed Name

SEP 2 0 2013

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Ryan Hardin

Examiner: Morales Fernandez, Benjamin

**Application No.: 13/856,392** 

**Group Art Unit: 2698** 

Filing Date: 03 April 2013

Confirmation No.: 7722

**Docket No.:** 0075652.00002

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

#### **NOTICE FOR EXAMINER**

Date: 20 September 2013

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

Dear Sir:

The Examiner should be advised that the U.S. Utility Application listed above (hereinafter in this Notice For Examiner referred to as "This Application") having U.S. Application No. 13/856,392, filed April 3, 2013, currently pending, claims priority to Application No. 12/434,094, filed May 1, 2009, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS", now U.S. Patent No. 8,433,296. This Notice For Examiner is being filed prior to the mailing of a first office action on the merits with regard to This Application.

The claims presented in This Application may have similar structure and/or terminology as claims in one or more other applications claiming priority to the above-referenced application(s).

Page 1 of 2

Application No. 13/856,392 Docket No. 0075652.00002

The Examiner is advised that the prior art cited in one or more of the other application(s)

claiming priority to the above-referenced applications(s) may need to be visited in the

examination of the pending claims in This Application.

The Examiner should also be advised that any disclaimer that may be made in This

Application should not be read into or against the one or more other application(s) claiming

priority to the above-referenced application(s). The Examiner should also be advised that any

disclaimer that may be made in the one or more other application(s) claiming priority to the

above-referenced application(s) should not be read into or against This Application.

RESPECTFULLY SUBMITTED,

By: /Ryan J. Hardin/ Ryan J. Hardin P.O. Box 271861

Houston, Texas 77277 Phone: 903.702.5420

Fax: 800.914.1808

Date: 20 September 2013

Page 2 of 2

Certification Under 37 C.F.R. 1.8

Date of Mailing or Transmission: 20 September 2013. I hereby certify that this correspondence and/or document(s) indicated herein on the date indicated above is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450". Name:

BY: /Ryan J. Hardin/ Signature

Ryan J. Hardin Typed Name

SEP 2 0 2013

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Ryan Hardin

Examiner: Morales Fernandez, Benjamin

**Application No.: 13/856,392** 

**Group Art Unit: 2698** 

Filing Date: 03 April 2013

Confirmation No.: 7722

**Docket No.:** 0075652.00002

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

#### INFORMATION DISCLOSURE STATEMENT

Date: 20 September 2013

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

Dear Sir:

In compliance with the duty of candor and good faith to disclose all information known to be material to patentability under 37 C.F.R. § 1.56, the Examiner is requested to consider the references submitted herewith in accordance with 37 CFR §§ 1.97-1.98 and make them of record in the above-referenced application ("The Instant Application"). It should be noted that The Instant Application relies on a parent case for an earlier effective filing date under 35 U.S.C. 120, the parent case being properly identified as U.S. Application No. 12/434,094, filed May 1, 2009, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS", now U.S. Patent No. 8,433,296, and the information disclosure statement submitted in the aforementioned parent case complies with 37 CFR § 1.98(a) through 37 CFR § 1.98(c); therefore, pursuant to 37 CFR § 1.98(d), a copy of any patent, publication, pending U.S. application or other information as specified in CFR § 1.98(a) previously submitted to, or cited Application No. 13/856,392 Docket No. 0075652.00002

by, the Office in the aforementioned parent case that is listed herewith is not provided herewith.

This Information Disclosure Statement is being filed prior to the mailing of a first office action

on the merits.

In accordance with 37 CFR § 1.97(g), this Information Disclosure Statement is not

intended and should not be considered as a representation that a search has been made or that no

other material information as defined in 37 CFR § 1.56(b) exists.

Similarly, in accordance with 37 CFR § 1.97(h), this Information Disclosure Statement is

not intended and should not be considered to be an admission that the information cited herein is,

or is considered to be, material to patentability as defined in 37 CFR § 1.56(b).

It is believed that no fee is required for this submission. However, if Applicant is

mistaken or any fee is required, the Commissioner or the Office may notify Applicant of the

amount due using the contact information as provided below so that Applicant may then send the

appropriate fee.

RESPECTFULLY SUBMITTED,

By: /Ryan J. Hardin/ Ryan J. Hardin P.O. Box 271861

Houston, Texas 77277 Phone: 903.702.5420

Fax: 800.914.1808

Date: 20 September 2013

Page 2 of 2

# INFORMATION DISCLOSURE STATEMENT BY APPLICANT

( Not for submission under 37 CFR 1.99)

Application Number		13856392			
Filing Date		2013-04-03			
First Named Inventor Hardin		in			
Art Unit		2698			
Examiner Name MORA		ALES FERNANDEZ, BENJAMIN			
Attorney Docket Numb	er	0075652.00002			

		CERTIFICATION	STATEMENT					
Plea	ase see 37 CFR 1	.97 and 1.98 to make the appropriate selection	on(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 ce	rtification statement.						
	The fee set forth	in 37 CFR 1.17 (p) has been submitted here	with.					
$\boxtimes$	A certification sta	atement is not submitted herewith.						
A s form	ignature of the ap n of the signature.	SIGNAT plicant or representative is required in accord		8. Please see CFR 1.4(d) for the				
Sigr	nature	/Ryan J. Hardin/	Date (YYYY-MM-DD)	2013-09-20				
Nan	ne/Print	Ryan J. Hardin	Registration Number					

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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#### **Privacy Act Statement**

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

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

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these record s.
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  court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement
  negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a
  request involving an individual, to whom the record pertains, when the individual has requested assistance from the
  Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 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.
- 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.

Doc code: IDS

Doc description: Information Disclosure Statement (IDS) Filed

PTO/SB/08a (01-10)

Mation Disclosure Statement (IDS) Filed

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

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

	Application Number		13856392	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT ( Not for submission under 37 CFR 1.99)	Filing Date		2013-04-03	
	First Named Inventor	Hard	lardin	
	Art Unit		2698	
	Examiner Name MOR		DRALES FERNANDEZ, BENJAMIN	
OFAP Ating	Attorney Docket Numi	er	0075652.00002	

N. P.	WA TRAD	EMARIT	_	U.S.	PATENTS	
Examiner Initial*		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
	1	6810323		2004-10-26	Bullock et al.	
	2	6847888		2005-01-25	Fox et al.	
	3	6867733		2005-03-15	Sandhu et al.	
	4	7009556		2006-03-07	Stewart	
	5	7080402		2006-07-18	Bates et al.	
	6	7089264		2006-08-08	Guido et al.	
	7	7096117		2006-08-22	Gale et al.	
	8	7103368		2006-09-05	Teshima	

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

Application Number		13856392			
Filing Date		2013-04-03			
First Named Inventor Hardin					
Art Unit		2698			
Examiner Name MOR		RALES FERNANDEZ, BENJAMIN			
Attorney Docket Number		0075652.00002			

	9	7124370		2006-10-17	Fish	
	10	7200673		2007-04-03	Augart	
	11	7207802		2007-04-24	Wilson	
	12	7219303		2007-05-15	Fish	
	13	7814106		2010-10-12	Guido et al.	
If you wis	h to add	additional U.S. Pater	t citatio	n information pl	ease click the Add button.	
					CATION PUBLICATIONS	——————————————————————————————————————
Examiner Initial*	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
	1	20030064705		2003-04-03	Desiderio	
	2	20030198346		2003-10-23	Meifu et al.	
	3	20040214550		2004-10-28	Jenkins	
	4	20040220906		2004-11-04	Gargi et al.	

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# INFORMATION DISCLOSURE STATEMENT BY APPLICANT

( Not for submission under 37 CFR 1.99)

Application Number		13856392	
Filing Date		2013-04-03	
First Named Inventor	Hardi	n	
Art Unit		2698	
Examiner Name	MOR	ALES FERNANDEZ, BENJAMIN	
Attorney Docket Number		0075652.00002	

5	20040253965	2004-12-16	Sato et al.	
6	20060064346	2006-03-23	Steenstra et al.	
7	20070185768	2007-08-09	Vengroff et al.	
8	20080004952	2008-01-03	Koli	
9	20080154728	2008-06-26	Thomas	
10	20080163073	2008-07-03	Becker et al.	
11	20080162032	2008-07-03	Wuersch et al.	
12	20080215524	2008-09-04	Fuchs et al.	
13	20080262897	2008-10-23	Howarter et al.	
14	20080307498	2008-12-11	Johnson et al.	
15	20080313039	2008-12-18	Altberge et al.	

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# INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99) Application Number 13856392 Filing Date 2013-04-03 First Named Inventor Hardin Art Unit 2698 Examiner Name MORALES FERNANDEZ, BENJAMIN Attorney Docket Number 0075652.00002

	16	20090024476		2009-01	-22	Baar et al.				
	17	20090063424		2009-03	3-05	lwamura et al.				
	18	20100312646		2010-12	2-09	Gupta et al.				
If you wis	h to ac	dd additional U.S. Publi	shed Ap	plication	citation	n information p	lease click the Ado	butto	on.	
				FOREIG	SN PAT	ENT DOCUM	ENTS			
Examiner Initial*	Cite No	Foreign Document Number <sup>3</sup>		Country Code²i		Publication Date	Name of Patentee Applicant of cited Document		Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear	T5
	1				!					
If you wis	h to ac	dd additional Foreign Pa	atent Do	cument	citation	information pl	ease click the Add	butto	n	1
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	Wayback machine "Iphone App Advertisement" http://www.blog.yieldbuild.com/2008/08/21/iphone-app-advertising/. Aug. 24, 2008.								none-app-advertising/.	
AdMob, Inc., "Help for AdvertisersAd Pricing", http://www.admob.com/home/help/helpfiles/Advertisers/Ad Pricing, May 19, 2009.							dvertisers/Ad Pricing,			
	3	AdMob, Inc., "Help for Adhelpfiles/Advertisers/Tare	dvertisers get, May	s-Target 19, 2009	the Spe	cific User You V	Vant to Reach", http:/	/www.	admob.com/home/help/	

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# INFORMATION DISCLOSURE STATEMENT BY APPLICANT

( Not for submission under 37 CFR 1.99)

Application Number		13856392		
Filing Date		2013-04-03		
First Named Inventor Hardin		n		
Art Unit		2698		
Examiner Name	MORALES FERNANDEZ, BENJAMIN			
Attorney Docket Number		0075652.00002		

4	AdMob, Inc., "iPhone for Advertisers", http://www.admob.com/home/help/helpfiles/Advertisers/iPhone Ad, May 19, 2009.	
5	Google, Inc., "What are the different options for targeting ads to mobile phones and devices?", https://adwords.google.com/support/bin/answer=107265&hl=en.subUS, May 18, 2009.	
6	Google, Inc., "How does customized targeting work?", http://adwords.google.com/support/bin/answer.py?answer=116, May 18, 2009.	
7	Google, Inc., "How are ads ranked?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=6111, May 18, 2009.	
8	Google, Inc., "How do ads cycle through the search page results?", http://adwords.google.com/support/bin/answer.py? hl=en&answer=87402, May 18, 2009.	
9	Google, Inc., "How do I create a mobile ad?", http://adwords.google.com/support/bin/answer=29488&cbid, May 18, 2009.	
10	Google, Inc., "Lesson 3c: Language & Location Targeting", http://www.google.com/adwords/learningcenter/text/print-19158.html, May 19, 2009.	
11	Google, Inc., "What is position preference?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=31788, May 19, 2009.	
12	Google, Inc., "What are mobile ads?", http://adwords.google.com/support/bin/answer.py?answer=29492&cbid, May 18, 2009.	
13	Google, Inc., "Why can't I see my ad?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=6105, May 18, 2009.	
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## INFORMATION DISCLOSURE STATEMENT BY APPLICANT

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EXAMINER SIGNATURE							
Examiner Signature	Date Considered						
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<sup>5</sup> Applicant is to place a check mark here if English language translation is attached.



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APPLICATION NUMBER PATENT NUMBER GROUP ART UNIT FILE WRAPPER LOCATION 13/856,392 2624 2642



#### Correspondence Address/Fee Address Change

The following fields have been set to Customer Number 118653 on 10/10/2013

- Correspondence Address
- Maintenance Fee Address

The address of record for Customer Number 118653 is:

118653 Ryan Hardin P.O. BOX 271861 Houston, TX 77277



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.	
13/856,392	04/03/2013 Ryan Hardin		0075652.00002	7722	
118653 7590 11/20/2013  Ryan Hardin  P.O. BOX 271861  Houston, TX 77277			EXAMINER		
			MORALES FERNANDEZ, BENJAMIN		
Houston, TX 77277			ART UNIT	PAPER NUMBER	
			2624		
			MAIL DATE	DELIVERY MODE	
			11/20/2013	PAPER	

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

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

Application No. Applicant(s)						
000 4 00 0	13/856,392	HARDIN ET				
Office Action Summary	Examiner BENJAMIN MORALES	Art Unit 2624	AIA (First Inventor to File) Status No			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with	the corresponder	nce address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period v  - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICA 36(a). In no event, however, may a reply will apply and will expire SIX (6) MONTHS , cause the application to become ABAN	TION.  be timely filed  from the mailing date DONED (35 U.S.C. § 1	of this communication.			
Status						
1) Responsive to communication(s) filed on 04/03  A declaration(s)/affidavit(s) under 37 CFR 1.1  2a) This action is FINAL.  2b) This  3) An election was made by the applicant in responsition requirement and election  4) Since this application is in condition for alloware closed in accordance with the practice under Experience.	30(b) was/were filed on action is non-final. onse to a restriction requirem have been incorporated into	nent set forth dur o this action. s, prosecution as	to the merits is			
Disposition of Claims						
5) Claim(s) 1-20 is/are pending in the application.  5a) Of the above claim(s) is/are withdraw 6) Claim(s) is/are allowed.  7) Claim(s) 1-20 is/are rejected.  8) Claim(s) is/are objected to.  9) Claim(s) are subject to restriction and/o  * If any claims have been determined allowable, you may be el participating intellectual property office for the corresponding al <a href="http://www.uspto.gov/patents/init_events/pph/index.jsp">http://www.uspto.gov/patents/init_events/pph/index.jsp</a> or send  Application Papers  10) The specification is objected to by the Examine 11) The drawing(s) filed on 04/03/2013 is/are: a) Applicant may not request that any objection to the	wn from consideration.  r election requirement.  ligible to benefit from the Patent  pplication. For more information  an inquiry to PPHfeedback@user.  accepted or b) □ objected	, please see spto.gov. to by the Examin	ner.			
Replacement drawing sheet(s) including the correct						
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign Certified copies:  a) All b) Some * c) None of the:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list of	priority under 35 U.S.C. § 1 ts have been received. ts have been received in Appority documents have been re u (PCT Rule 17.2(a)).	19(a)-(d) or (f).  Dication No				
Attachment(s)  1) ☑ Notice of References Cited (PTO-892)  2) ☑ Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 09/20/2013.	3)	lail Date				

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-13)

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### **DETAILED ACTION**

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

# Double Patenting

2. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory double patenting rejection is appropriate where the claims at issue are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the reference application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of

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activities undertaken within the scope of a joint research agreement. A terminal disclaimer must be signed in compliance with 37 CFR 1.321(b).

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The USPTO internet Web site contains terminal disclaimer forms which may be used. Please visit http://www.uspto.gov/forms/. The filing date of the application will determine what form should be used. A web-based e-Terminal Disclaimer may be filled out completely online using web-screens. An e-Terminal Disclaimer that meets all requirements is auto-processed and approved immediately upon submission. For more information about e-Terminal Disclaimers, refer to

 Claims 1-20 rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1-15 of U.S. Patent No. 8433296 in view of Teshima (US 7103368).

http://www.uspto.gov/patents/process/file/efs/guidance/eTD-info-l.jsp.

US 8433296	13/856392
1. A method comprising: registering a	A method comprising: registering a
plurality of application programs for use	plurality of application programs for use
with a content delivery platform, wherein	with a content delivery platform, wherein
the plurality of registered application	the plurality of registered application
programs are each associated with at least	programs are each associated for use
one application program type; establishing	with a navigation system; establishing a
a plurality of perimeters defining a plurality	plurality of perimeters defining a plurality of

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of geographic areas; reserving delivery of content from a plurality of sponsors to the plurality of registered application programs on the basis of both a geographic area and an application program type associated with each of the plurality of registered application programs; receiving, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas; providing the sponsor a response to the request; storing a record of the interest in the selected one of the plurality of geographic areas; receiving, from the sponsor, content to be delivered to registered application programs having target locations contained within the selected one of the plurality of geographic areas; receiving, from a registered application program, a request for content to be used within the registered application program; in response to receiving the request: selecting content from at least

geographic areas; reserving delivery of content from a plurality of sponsors to the plurality of registered application programs on the basis of a geographic area associated with each of the plurality of registered application programs; receiving, from a registered application program, a request for content to be used within the registered application program; in response to receiving the request: selecting content from at least one sponsor to be delivered to the registered application program, subject to the reserving; and providing the content from the at least one sponsor to the registered application program.

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one sponsor to be delivered to the registered application program, subject to the reserving; and providing the content from the at least one sponsor to the registered application program.

6. A system comprising: memory; a communications interface operably coupled to the memory; and at least one processor operably coupled to the memory and the communications interface, the processor configured to execute a program of instructions, the program of instructions comprising: at least one instruction to register a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated with at least one application program type; at least one instruction to establish a plurality of perimeters defining a plurality of

geographic areas; at least one instruction

8. A system comprising: memory; a communications interface operably coupled to the memory; and at least one processor operably coupled to the memory and the communications interface, the processor configured to execute a program of instructions, the program of instructions comprising: at least one instruction to register a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system; at least one instruction to establish a plurality of perimeters defining a plurality of geographic areas; at least one instruction

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to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with specific registered application program types and at least one of the plurality of geographic areas; at least one instruction to receive, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas; at least one instruction to provide the sponsor a response to the request; at least one instruction to store a record of the interest in the selected one of the plurality of geographic areas; at least one instruction to receive, from the sponsor, content to be delivered to registered application programs having target locations contained within the selected one of the plurality of geographic areas; at least one instruction to receive a request from a registered application program for content to be used within the registered application program; at least

to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with at least one of the plurality of geographic areas; at least one instruction to receive a request from a registered application program for content to be used within the registered application program; at least one instruction to select content associated with at least one of the plurality of sponsors to be delivered to the registered application program in accordance with a content delivery reservation associating the at least one sponsor with a geographic area; and at least one instruction to provide the selected content to the registered application program.

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one instruction to select content
associated with at least one of the plurality
of sponsors, to be delivered to the
registered application program of a
specific type, in accordance with a content
delivery reservation associating the at
least one sponsor with a geographic area
and a registered application program type;
and at least one instruction to provide the
selected content to the registered
application program.

11. A non-transitory computer readable medium tangibly embodying a program of computer executable instructions, the program of instructions comprising: at least one instruction to register a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated with at least one application program type; at least one instruction to establish a plurality of

15. A non-transitory computer readable medium tangibly embodying a program of computer executable instructions, the program of instructions comprising: at least one instruction to register a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system; at least one instruction to establish a plurality of

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perimeters defining respective geographic areas; at least one instruction to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with specific registered application program types and at least one of the plurality of geographic areas; at least one instruction to receive, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas; at least one instruction to provide the sponsor a response to the request; at least one instruction to store a record of the interest in the selected one of the plurality of geographic areas; at least one instruction to receive, from the sponsor, content to be delivered to application programs having target locations contained within the selected one of the plurality of geographic areas; at least one instruction to receive a request from a registered application program for

perimeters defining respective geographic areas; at least one instruction to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with at least one of the plurality of geographic areas; at least one instruction to receive a request from a registered application program for content to be used within the registered application program; at least one instruction to select content associated with at least one of the plurality of sponsors to be delivered to the registered application program in accordance with a content delivery reservation associating the at least one sponsor with a geographic area; and at least one instruction to provide the selected content to the registered application program.

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application program; at least one
instruction to select content associated
with at least one of the plurality of
sponsors to be delivered to the registered
application program of a specific type, in
accordance with a content delivery
reservation associating the at least one
sponsor with a geographic area and a
registered application program type; and at
least one instruction to provide the
selected content to the registered
application program.

As seen in the above table all the limitations in this application are on the claims of 8433296 and the only difference is that the application program type on 13/856392 is associated with a navigation system which it's not specified on claim 1 on 8433296 even though the application itself receives location information which should be associated with some kind of location identification system but it's not mentioned o the claim.

However Teshima in the other hand teaches "wherein the plurality of registered application programs are each associated for use with a navigation system" (abstract

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Figure 5 column 16 lines 22-47 where the advertisements are sent to be displayed on a navigation system).

Therefor it would have being obvious to a person with ordinary skill in the art at the time of the invention to provide the teachings described above from Teshima's invention 8433296 invention in order to effectively deliverer advertisement information to travelers both walkers and drivers.

Furthermore, there is no apparent reason why applicant was prevented from presenting claims corresponding to those of the instant application during prosecution of the application which matured into a patent. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

# Claim Rejections - 35 USC § 103

- 2. The following is a quotation of pre-AIA 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3, 8-10 and 15-17 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Gupta et al (US 20100312646;hereinafter Gupta) in view of Khivesara et al (US 2008/0098420 hereinafter Khivesara).

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As per claim 1, Gupta teaches "A method comprising: registering application programs for use with a content delivery platform" (paragraph [0049], [0026], [0029], [0079] Discloses the registering of the client that could be an applications), wherein the plurality of registered application programs are each associated for use with a navigation system (paragraph [0040] the registered application uses the GPS or navigational system coordinated to identify the user location and that is used on the process for the distribution of geographical related content); establishing a plurality of perimeters defining a plurality of geographic areas (paragraph [0035],[0047]); reserving delivery of content from a plurality of sponsors to the plurality of registered application programs on the basis of a geographic area associated with each of the plurality of registered application programs (paragraph [0018], [0019], [0020], [0070], [0080]); receiving, from a registered application program, a request for content to be used within the registered application program (paragraph [0026],[0030][0004] Figure 8 and 9 the content is being displayed writhing the application program); in response to receiving the request: selecting content from at least one sponsor to be delivered to the registered application program, subject to the reserving (paragraph [0039], [0020]); and providing the content from the at least one sponsor to the registered application program"(paragraph [0035], [0039]).

Gupta is not specific about "registering a **plurality** of application programs for use with a content delivery platform".

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However Khivesara in the other hand discloses "registering a plurality of application programs for use with a content delivery platform" (paragraph [0168] more than one application gets registered to receive the advertisement).

Therefor it would have been obvious to a person with ordinary skill in the art at the time of the invention to provide the teachings described above from Khivesara's invention to Gupta's invention in order to be able to provide the advertisement with context to the application being used.

As per claim 2, Gupta teaches "further comprising: recording a request identifier associated with the request (paragraph [0004] Fig. 5 article 550); and providing the request identifier to the registered application program paragraph [0004][0040]; the request identifier is being provided to the registered application so that it can request the advertisement to be displayed).

As per claim 3, Gupta "further comprising: receiving information related to user interaction with the provided content (paragraph [0029]), the information including the request identifier (paragraph [0029]); and providing additional content to the registered application in response to the received information (paragraph [0037], [0038] additional content is being provided).

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As per claim 8, Gupta teaches " A system comprising: memory (Fig. 10 article 1004, abstract, paragraphs [0004], [0055], [0056]); "a communications interface operably coupled to the memory"(paragraph [0056] Fig. 10);; and at least one processor operably coupled to the memory and the communications interface (paragraph [0056] Fig. 10), the processor configured to execute a program of instructions, the program of instructions (paragraph [0056] fig.10 article 1002 contains article 1024 which are the instructions) comprising: at least one instruction to register application programs for use with a content delivery platform (paragraph [0049],[0026],[0029],[0079] Discloses the registering), wherein the registered application programs are each associated for use with a navigation system (paragraph [0040] the registered application uses the GPS or navigational system coordinated to identify the user location and that is used on the process for the distribution of geographical related content); at least one instruction to establish a plurality of perimeters defining a plurality of geographic areas (paragraph [0035],[0047]); at least one instruction to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with at least one of the plurality of geographic areas (paragraph [0018], [0019], [0020], [0070], [0080]); at least one instruction to receive a request from a registered application program for content to be used within the registered application program (paragraph [0026],[0029-0030][0043]); at least one instruction to select content associated with at least one of the plurality of sponsors to be delivered to the registered application program in accordance with a content delivery reservation associating the at least one sponsor with a geographic area (paragraph [0039], [0020]); and at least one instruction to provide the selected content to the registered application program "(paragraph [0035], [0039]).

Gupta is not specific about "least one instruction to register a **plurality** of application programs for use with a content delivery platform".

However Khivesara in the other hand discloses "least one instruction to register a plurality of application programs for use with a content delivery platform" (paragraph [0168] more than one application gets registered to receive the advertisement).

Therefor it would have been obvious to a person with ordinary skill in the art at the time of the invention to provide the teachings described above from Khivesara's invention to Gupta's invention in order to be able to provide the advertisement with context to the application being used.

As per claims 9 and 10, since they are system claims of claims 2 and 3 respectively representing the same limitations as claims 2 and 3, they are rejected for the same basis as claims 2-3.

As per claim 15, Gupta teaches "A non-transitory computer readable medium tangibly embodying a program of computer executable instructions (paragraph [0098]), the program of instructions comprising: at least one instruction to register a application programs for use with a content delivery platform(paragraph [0049],[0026],[0029],[0079] Discloses the registering), wherein the registered application programs are each

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associated for use with a navigation system (paragraph [0040] the registered application uses the GPS or navigational system coordinated to identify the user location and that is used on the process for the distribution of geographical related content); at least one instruction to establish a plurality of perimeters defining respective geographic areas (paragraph [0035],[0047]); at least one instruction to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with at least one of the plurality of geographic areas (paragraph [0039], [0020]); at least one instruction to receive a request from a registered application program for content to be used within the registered application program (paragraph [0026],[0029-0030][0043]); at least one instruction to select content associated with at least one of the plurality of sponsors to be delivered to the registered application program in accordance with a content delivery reservation associating the at least one sponsor with a geographic area (paragraph [0039], [0020]); and at least one instruction to provide the selected content to the registered application program"(paragraph [0035], [0039]).

Gupta is not specific about "least one instruction to register a **plurality** of application programs for use with a content delivery platform".

However Khivesara in the other hand discloses "least one instruction to register a plurality of application programs for use with a content delivery platform" (paragraph [0168] more than one application gets registered to receive the advertisement).

Therefor it would have been obvious to a person with ordinary skill in the art at the time of the invention to provide the teachings described above from Khivesara's

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invention to Gupta's invention in order to be able to provide the advertisement with context to the application being used.

As per claims 16 and 17, since they are computer readable claims representing the same limitations as claims 2 and 3, they are rejected for the same basis as claims 2 and 3.

4. Claim 4, 11 and 18 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Gupta et al (US 20100312646;hereinafter Gupta) in view of Khivesara et al (US 2008/0098420 hereinafter Khivesara) in further view of Sato (US 20040253965).

As per claim 4, Gupta teaches "determining whether at least one of the plurality of sponsors is associated with a geographical representation lying at least partially within a predetermined radial distance of the target location" (paragraph [0039]).

Gupta/Khivesara is silent about "in response to a negative determination, increasing the predetermined radial distance" (Sato paragraph [0126], [0129], [0131], and [0132]).

However Sato, in the other hand teaches "in response to a negative determination, increasing the predetermined radial distance" (Sato paragraph [0126], [0129], [0131], and [0132]).

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Therefor it would have been obvious to a person with ordinary skill in the art at the time of the invention to provide the teachings described above from Sato's invention to Gupta/Khivesara's invention in order to help increase the chance that a user visits the closest sponsors business.

As per claim 11, Gupta teaches "determining whether at least one of the plurality of sponsors is associated with a geographical representation lying at least partially within a predetermined radial distance of the target location" (paragraph [0039]).

Gupta/Khivesara does not specifically teach "in response to a negative determination, increasing the predetermined radial distance.

However Sato, in the other hand teaches "in response to a negative determination, increasing the predetermined radial distance" (Sato paragraph [0126], [0129], [0131], and [0132]).

Therefor it would have been obvious to a person with ordinary skill in the art at the time of the invention to provide the teachings described above from Sato's invention to Gupta/Khivesara 's invention in order to help increase the chance that a user visits the closest sponsors business.

As per claim 18, since is the computer readable medium claim representing the same limitation as in claim 11, it is rejected for the same basis as claim 11.

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5. Claims 5-7, 12-14 and 19-20 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Gupta et al (US 20100312646;hereinafter Gupta) in view of Khivesara et al (US 2008/0098420 hereinafter Khivesara) in further view of Guido (US 7814106).

As per claim 5, Gupta do not specifically teach "receiving, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas" "providing the sponsor a response to the request " "storing a record of the interest in the selected one of the plurality of geographic areas".

However Guido, in the other hand teaches "receiving, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas" (column 8 lines 22-39 column 4 lines 65-67 column 5 lines 1-10); "providing the sponsor a response to the request" (column 8 lines 10-53) "storing a record of the interest in the selected one of the plurality of geographic areas" (column 8 lines 40-53).

Therefor it would have been obvious to a person with ordinary skill in the art at the time to provide the teachings described above from Guido's invention to Gupta/Khivesara's invention in order to help the advertiser pull more customers in the define area.

As per claim 6, Gupta teaches " further comprising: receiving, from the sponsor, content to be delivered to registered application programs having target locations contained within a selected one of the plurality of geographic areas (paragraphs

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[0019],[0020]).

As per claim 7, Gupta teaches "having a target location contained within the specific one of the plurality of geographic areas" (paragraph [0040]).

Gupta does not specifically teach "reserving a specific one of the plurality of geographic areas for exclusive delivery of content associated with a particular one of the plurality of sponsors to registered applications programs"

However Guido in the other hand teaches "reserving a specific one of the plurality of geographic areas for exclusive delivery of content associated with a particular one of the plurality of sponsors to registered applications programs" (column 8 lines 22-39 column 4 lines 65-67 column 5 lines 1-10).

Therefor it would have been obvious to a person with ordinary skill in the art at the time of the invention provide the teachings described above from Guido's invention to Gupta/Khivesara's invention in order to help the advertiser pull more customers in the define area.

As per claim 12, since it is a system claim representing the same limitation as in claim 5, it is rejected for the same basis as claim 5.

As per claim 13, since it is a system claim representing the same limitation as in claim 6, it is rejected for the same basis as claim 6.

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As per claim 14 since it is the computer readable medium claim representing the same limitation as in claim 7, it is rejected for the same basis as claim 7.

As per claim 19, since it is a computer readable medium claim representing the same limitations as in claims 5-6, it is rejected for the same basis as claims 5-6.

As per claim 20 is since it is the computer readable medium claim representing the same limitation as in claim 7, it is rejected for the same basis as claim 7.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BENJAMIN MORALES whose telephone number is (571)270-5797. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kent Chang can be reached on (571) 272-7667. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 13/856,392

Page 21

Art Unit: 2624

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.

/BENJAMIN MORALES FERNANDEZ/ Examiner, Art Unit 2624

/Kent Chang/ Supervisory Patent Examiner, Art Unit 2624

### Applicant(s)/Patent Under Reexamination Application/Control No. 13/856,392 HARDIN ET AL. Notice of References Cited Art Unit Examiner Page 1 of 1 **BENJAMIN MORALES** 2624 U.S. PATENT DOCUMENTS

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*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification			
*	Α	US-2008/0098420	04-2008	Khivesara et al.	725/32			
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### FOREIGN PATENT DOCUMENTS

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### NON-PATENT DOCUMENTS

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

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

**Notice of References Cited** 

Part of Paper No. 20131030

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13856392	HARDIN ET AL.
	Examiner	Art Unit
	BENJAMIN MORALES FERNANDEZ	2624

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U.S. Patent and Trademark Office Part of Paper No.: 20131030

# Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
13856392	HARDIN ET AL.
Examiner	Art Unit
BENJAMIN MORALES FERNANDEZ	2624

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# UNITED STATES PATENT AND TRADEMARK OFFICE

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

# **BIB DATA SHEET**

# **CONFIRMATION NO. 7722**

SERIAL NUM	BER	FILING or DATI	371(c)		CLASS	GROUP ART	UNIT	ATTO	RNEY DOCKET NO.	
13/856,39	2	04/03/2			455	2624		00	75652.00002	
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APPLICANTS  Ryan Hardin, Houston, TX;  Andrew Hill, Houston, TX;  ** CONTINUING DATA **********************************										
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TITLE									-	
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### EAST Search History

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TRA	NSMITTAL	Filing Date	2013-04-03				
`.	FORM	First Named Inventor	Hardin				
		Art Unit	2698				
(to be used for all	l correspondence after initial filing)	Examiner Name	Morales Fernandez, Benjamin				
Total Number of Pa	ages in This Submission	Attorney Docket Number	0075652.00002				
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	Ryan J. Hardin/						
	Ryan J. Hardin						
Date 20	0 September 2013	R	Reg. No.				
	CERTIFIC	CATE OF TRANSMISSI	ON/MAILING				
I hereby certify that t	this correspondence is being facsir	mile transmitted to the LISPTO	O or deposited with the United States Postal Service with				
the date shown below	s first class mail in an envelope add	dressed to: Commissioner for	Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on				
Signature	Signature //Ryan J. Hardin/						

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /B.M./

Date 20 September 2013

Typed or printed name

Ryan J. Hardin

Receipt date: 09/20/2013 13856392 - GAU: 2624

Certification Under 37 C.F.R. 1.8

Date of Mailing or Transmission: 20 September 2013. I hereby certify that this correspondence and/or document(s) indicated herein on the date indicated above is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450"

BY: /Ryan J. Hardin/ Signature

Ryan J. Hardin Name: Typed Name

SEP 2 0 2013

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Ryan Hardin

Examiner: Morales Fernandez, Benjamin

**Application No.: 13/856,392** 

Group Art Unit: 2698 Confirmation No.: 7722

Filing Date: 03 April 2013 **Docket No.:** 0075652.00002

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

## **NOTICE FOR EXAMINER**

Date: 20 September 2013

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

Dear Sir:

The Examiner should be advised that the U.S. Utility Application listed above (hereinafter in this Notice For Examiner referred to as "This Application") having U.S. Application No. 13/856,392, filed April 3, 2013, currently pending, claims priority to Application No. 12/434,094, filed May 1, 2009, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS", now U.S. Patent No. 8,433,296. This Notice For Examiner is being filed prior to the mailing of a first office action on the merits with regard to This Application.

The claims presented in This Application may have similar structure and/or terminology as claims in one or more other applications claiming priority to the above-referenced application(s).

Page 1 of 2

Receipt date: 09/20/2013 13856392 - GAU: 2624

Application No. 13/856,392

Docket No. 0075652.00002

The Examiner is advised that the prior art cited in one or more of the other application(s) claiming priority to the above-referenced applications(s) may need to be visited in the examination of the pending claims in This Application.

The Examiner should also be advised that any disclaimer that may be made in This Application should not be read into or against the one or more other application(s) claiming priority to the above-referenced application(s). The Examiner should also be advised that any

disclaimer that may be made in the one or more other application(s) claiming priority to the

above-referenced application(s) should not be read into or against This Application.

RESPECTFULLY SUBMITTED,

By: /Ryan J. Hardin/ Ryan J. Hardin P.O. Box 271861 Houston, Texas 77277

Phone: 903.702.5420 Fax: 800.914.1808

Date: 20 September 2013

Page 2 of 2

Receipt date: 09/20/2013 13856392 - GAU: 2624

Certification Under 37 C.F.R. 1.8

Date of Mailing or Transmission: 20 September 2013. I hereby certify that this correspondence and/or document(s) indicated herein on the date indicated above is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450".

BY: /Ryan J. Hardin/ Signature Name: Ryan J. Hardin
Typed Name

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# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Ryan Hardin

Examiner: Morales Fernandez, Benjamin

**Application No.:** 13/856,392

Group Art Unit: 2698

Filing Date: 03 April 2013

Confirmation No.: 7722

**Docket No.**: 0075652.00002

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

# INFORMATION DISCLOSURE STATEMENT

Date: 20 September 2013

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

Dear Sir:

In compliance with the duty of candor and good faith to disclose all information known to be material to patentability under 37 C.F.R. § 1.56, the Examiner is requested to consider the references submitted herewith in accordance with 37 CFR §§ 1.97-1.98 and make them of record in the above-referenced application ("The Instant Application"). It should be noted that The Instant Application relies on a parent case for an earlier effective filing date under 35 U.S.C. 120, the parent case being properly identified as U.S. Application No. 12/434,094, filed May 1, 2009, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS", now U.S. Patent No. 8,433,296, and the information disclosure statement submitted in the aforementioned parent case complies with 37 CFR § 1.98(a) through 37 CFR § 1.98(c); therefore, pursuant to 37 CFR § 1.98(d), a copy of any patent, publication, pending U.S. application or other information as specified in CFR § 1.98(a) previously submitted to, or cited

Page 1 of 2

Receipt date: 09/20/2013 13856392 - GAU: 2624

Application No. 13/856,392

Docket No. 0075652.00002

by, the Office in the aforementioned parent case that is listed herewith is not provided herewith.

This Information Disclosure Statement is being filed prior to the mailing of a first office action

on the merits.

In accordance with 37 CFR § 1.97(g), this Information Disclosure Statement is not

intended and should not be considered as a representation that a search has been made or that no

other material information as defined in 37 CFR § 1.56(b) exists.

Similarly, in accordance with 37 CFR § 1.97(h), this Information Disclosure Statement is

not intended and should not be considered to be an admission that the information cited herein is,

or is considered to be, material to patentability as defined in 37 CFR § 1.56(b).

It is believed that no fee is required for this submission. However, if Applicant is

mistaken or any fee is required, the Commissioner or the Office may notify Applicant of the

amount due using the contact information as provided below so that Applicant may then send the

appropriate fee.

RESPECTFULLY SUBMITTED,

By: /Ryan J. Hardin/ Ryan J. Hardin P.O. Box 271861

Houston, Texas 77277 Phone: 903.702.5420

Fax: 800.914.1808

Date: 20 September 2013

Page 2 of 2

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		Attorney Docket Numb	er	0075652.00002	

	C	ERTIFICATION STATEMENT						
Ple	ease see 37 CFR 1.97 and 1.98 to make the app	propriate 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).							
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	That no item of information contained in the foreign patent office in a counterpart foreign after making reasonable inquiry, no item of ir any individual designated in 37 CFR 1.56(c statement. See 37 CFR 1.97(e)(2).	application, and, to the knowledge of the information contained in the information d	ne person signing the certification isclosure statement was known to					
	See attached certification statement.							
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13856392 - GAU: 2624

Doc code: IDS

Doc description: Information Disclosure Statement (IDS) Filed

PTO/SB/08a (01-10)
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### **Application Number** 13856392 Filing Date 2013-04-03 INFORMATION DISCLOSURE First Named Inventor Hardin STATEMENT BY APPLICANT Art Unit 2698 ( Not for submission under 37 CFR 1.99) **Examiner Name** MORALES FERNANDEZ, BENJAMIN Attorney Docket Number 0075652.00002

N. S.	W & TRADE	MAT		U.S.PATENTS					
Examiner Initial*		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			
	1	6810323		2004-10-26	Bullock et al.				
·	2	6847888		2005-01-25	Fox et al.				
	3	6867733		2005-03-15	Sandhu et al.				
	4	7009556		2006-03-07	Stewart				
	5	7080402		2006-07-18	Bates et al.				
	6	7089264		2006-08-08	Guido et al.				
	7	7096117		2006-08-22	Gale et al.				
	8	7103368		2006-09-05	Teshima				

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	Examiner Name	MOR	ALES FERNANDEZ, BENJAMIN		
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	9	7124370		2006-10-17	Fish	
	10	7200673		2007-04-03	Augart	
	11	7207802		2007-04-24	Wilson	
	12	7219303		2007-05-15	Fish	
	13	7814106		2010-10-12	Guido et al.	
If you wis	h to add	additional U.S. Paten	t citatio	n information pl	ease click the Add button.	
			U.S.P	ATENT APPLIC	CATION PUBLICATIONS	
Examiner Initial*	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
	1	20030064705		2003-04-03	Desiderio	
	2	20030198346		2003-10-23	Meifu et al.	
	3	20040214550		2004-10-28	Jenkins	
	4	20040220906		2004-11-04	Gargi et al.	

EFS Web 2.1.17

0075652.00002

Attorney Docket Number

5	20040253965	2004-12-16	Sato et al.	
6	20060064346	2006-03-23	Steenstra et al.	
7	20070185768	2007-08-09	Vengroff et al.	
8	20080004952	2008-01-03	Koli	
9	20080154728	2008-06-26	Thomas	
10	20080163073	2008-07-03	Becker et al.	
11	20080162032	2008-07-03	Wuersch et al.	
12	20080215524	2008-09-04	Fuchs et al.	
13	20080262897	2008-10-23	Howarter et al.	
14	20080307498	2008-12-11	Johnson et al.	
15	20080313039	2008-12-18	Altberge et al.	

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	16	20090024476		2009-01	I <b>-</b> 22	Baar et al	•			•	
	17	20090063424		2009-03	3-05	lwamura	et al.				
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	40	20400240545		0040 46							
	18	20100312646		2010-12	2-09	Gupta et	al.				
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	1	Wayback machine "Ipho Aug. 24, 2008.	ne App A	dvertiser	dvertisement" http://www.blog.yieldbuild.com/2008/08/21/iphone-app-advertising/.						
	2	AdMob, Inc., "Help for A May 19, 2009.	dvertiser	sAd Prio	-Ad Pricing", http://www.admob.com/home/help/helpfiles/Advertisers/Ad Pricing,						
	3	AdMob, Inc., "Help for A				cific User \	ou Wa	ant to Reach", http:/	//www.a	admob.com/home/help/	

The P	TO	did no	t receive	the	follow	ving
listed	Ite	m(s)				

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ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /B.M./

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		Filing Date		2013-04-03		1
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	(Not for Submission under 57 of IV 1.55)	Examiner Name	MOR	ALES FERNANDEZ, BENJAMIN		]

0075652.00002

Attorney Docket Number

	4	AdMob, Inc., "iPhone for Advertisers", http://www.admob.com/home/help/helpfiles/Advertisers/iPhone Ad, May 19, 2009.	
	5	Google, Inc., "What are the different options for targeting ads to mobile phones and devices?", https://adwords.google.com/support/bin/answer=107265&hl=en.subUS, May 18, 2009.	
	6	Google, Inc., "How does customized targeting work?", http://adwords.google.com/support/bin/answer.py?answer=116, May 18, 2009.	
	7	Google, Inc., "How are ads ranked?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=6111, May 18, 2009.	
	8	Google, Inc., "How do ads cycle through the search page results?", http://adwords.google.com/support/bin/answer.py? hl=en&answer=87402, May 18, 2009.	
	9	Google, Inc., "How do I create a mobile ad?", http://adwords.google.com/support/bin/answer=29488&cbid, May 18, 2009.	
	10	Google, Inc., "Lesson 3c: Language & Location Targeting", http://www.google.com/adwords/learningcenter/text/print-19158.html, May 19, 2009.	
	11	Google, Inc., "What is position preference?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=31788, May 19, 2009.	
	12	Google, Inc., "What are mobile ads?", http://adwords.google.com/support/bin/answer.py?answer=29492&cbid, May 18, 2009.	
	13	Google, Inc., "Why can't I see my ad?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=6105, May 18, 2009.	
If you wisl	n to ac	ld additional non-patent literature document citation information please click the Add button	

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#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Ryan Hardin et al. : By the Examiner: Benjamin Morales

Fenandez

Serial No.: 13/856,392 : Group Art Unit: 2624

Filed: April 3, 2013 :

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

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

### Examiner Fernandez:

This is a response to an Office Action mailed November 20, 2013 by the United States Patent And Trademark Office (the Office). The Applicants request reconsideration of the above-identified application in view of the remarks presented herein.

Amendment of the Claims begin on page 2 of this correspondence;

Remarks begin on page 13 of this correspondence; and

Conclusions begin on page 22 of this correspondence.

### **AMENDMENTS - IN THE CLAIMS**

Please amend the claims as follows. This listing of the claims will replace all prior versions, and listings, of the claims in the Application.

- 1. (currently amended) A method comprising:
  - registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - establishing a plurality of perimeters defining a plurality of geographic areas; receiving, from one or more sponsors, at least one request to obtain an interest in a designated geographic area;
  - determining if the interest in the designated geographic area is to be provided to the one or more sponsors;
  - in response to determining that the interest in the designated geographic area is to be provided to the one or more sponsors, restricting content delivered to one or more instances of an application program to being from the one or more sponsors after it is determined that a target location has entered the designated geographic area reserving for delivery of content from a plurality of sponsors to the plurality of registered application programs on the basis of a geographic area associated with each of the plurality of registered application programs;
  - receiving, from the one or more sponsors, content to be delivered to at least one of the one or more instances of the application program after it is determined that the target location has entered the designated geographic area; and
  - receiving, from a registered application program, a request for content to be used within the registered application program;

in response to receiving the request:

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selecting content from at least one sponsor to be delivered to the registered application program, subject to the reserving; and

providing, after it is determined that the target location has entered the designated geographic area, at least a portion of the content received from the one or moreat least one sponsors to at least one of the one or more instances of the registered application program.

2. (currently amended) The method of claim 1 wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and the sponsor established perimeter definitions at least partially define the designated geographic area, further comprising:

recording a request identifier associated with the request; and providing the request identifier to the registered application program.

3. (currently amended) The method of claim 1[[2]] wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first sponsor and receiving a second request from a second sponsor;

restricting the content delivered to the one or more instances of the application

program includes restricting content delivered to one or more instances of the

application program to be from the first one of the sponsors during a first period

of time and to be from the second one of the sponsors during a second period of

time;

receiving content to be delivered to the one or more instances of the application

program includes receiving content from the first sponsor and receiving content

from the second sponsor; and

providing the at least a portion of the content to the one or more instances of the application program includes providing at least a portion of the content received from the first sponsor to an instance of the application program during the first period of time and providing at least a portion of the content received from the

second sponsor to the instance of the application program during the second period of time, further comprising:

receiving information related to user interaction with the provided content, the information including the request identifier; and

providing additional content to the registered application in response to the received information.

- 4. (currently amended) The method of claim 1 wherein the one or more sponsors is at least one of the one or more instances of the application program, further comprising: determining whether at least one of the plurality of sponsors is associated with a geographical representation lying at least partially within a predetermined radial distance of a target location; and in response to a negative determination, increasing the predetermined radial distance.
- 5. (currently amended) The method of claim 1, further comprising:
  - receiving, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas;
  - providing the <u>one or more</u> sponsors a response to the request <u>in response to</u>

    determining that the interest in the designated geographic area is to be provided to the one or more sponsors; and
  - storing a record of the interest in the <u>designated</u> selected one of the plurality of geographic area[[s]] in response to determining that the interest in the designated geographic area is to be provided to the one or more sponsors.
- 6. (currently amended) The method of claim 5 wherein the one or more sponsors is at least one of the one or more instances of the application program, further comprising: receiving, from the sponsor, content to be delivered to registered application programs having target locations contained within a selected one of the plurality of geographic areas.

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- 7. (currently amended) The method of claim <u>6[[1]] wherein:</u>
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and
  - the sponsor established perimeter definitions at least partially define the designated geographic area, further comprising:
  - reserving a specific one of the plurality of geographic areas for exclusive delivery of content associated with a particular one of the plurality of sponsors to registered application programs and having a target location contained within the specific one of the plurality of geographic areas.
- 8. (currently amended) A system comprising:

memory;

- a communications interface operably coupled to the memory; and
- at least one processor operably coupled to the memory and the communications interface, the processor configured to execute a program of instructions, the program of instructions comprising:
  - at least one instruction for receiving, from one or more sponsors, at least one request to obtain an interest in a designated geographic area;
  - at least one instruction for determining if the interest in the designated geographic area is to be provided to the one or more sponsors;
  - at least one instruction for restricting content delivered to one or more instances of an application program to being from the one or more sponsors after it is determined that a target location has entered the designated geographic area and in response to determining that the interest in the designated geographic area is to be provided to the one or more sponsors;
  - at least one instruction for receiving, from the one or more sponsors, content
    to be delivered to at least one of the one or more instances of the
    application program after it is determined that the target location has
    entered the designated geographic area; and
  - at least one instruction for providing, after it is determined that the target location has entered the designated geographic area, at least a portion of

the content received from the one or more sponsors to at least one of the one or more instances of the application programat least one instruction to register a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;

- at least one instruction to establish a plurality of perimeters defining a plurality of geographic areas;
- at least one instruction to maintain at least one record indicating content
  delivery reservations associating each of a plurality of sponsors with at
  least one of the plurality of geographic areas;
- at least one instruction to receive a request from a registered application program for content to be used within the registered application program;
- at least one instruction to select content associated with at least one of the plurality of sponsors to be delivered to the registered application program in accordance with a content delivery reservation associating the at least one sponsor with a geographic area; and
- at least one instruction to provide the selected content to the registered application program.
- 9. (currently amended) The system of claim 8[[,]] wherein the program of instructions further comprises:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and
  - the sponsor established perimeter definitions at least partially define the designated geographic area tleast one instruction to record a request identifier associated with the request; and
  - at least one instruction to provide the request identifier to the registered application program.
- 10. (currently amended) The system of claim 8[[9,]] wherein the program of instructions further comprises:

- receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first sponsor and receiving a second request from a second sponsor;
- restricting the content delivered to the one or more instances of the application

  program includes restricting content delivered to one or more instances of the

  application program to be from the first one of the sponsors during a first period

  of time and to be from the second one of the sponsors during a second period of

  time;
- receiving content to be delivered to the one or more instances of the application

  program includes receiving content from the first sponsor and receiving content

  from the second sponsor; and
- providing the at least a portion of the content to the one or more instances of the application program includes providing at least a portion of the content received from the first sponsor to an instance of the application program during the first period of time and providing at least a portion of the content received from the second sponsor to the instance of the application program during the second period of timeat least one instruction to receive information related to user interaction with the provided content, the information including the request identifier; and
- at least one instruction to provide additional content to the registered application in response to the received information.
- 11. (currently amended) The system of claim 8[[,]] wherein the one or more sponsors is at least one of the one or more instances of the application program the program of instructions further comprises:
  - at least one instruction to determine whether at least one of the plurality of sponsors is associated with a geographical representation lying at least partially within a predetermined radial distance of a target location; and
  - at least one instruction to increase the predetermined radial distance in response to the at least one instruction to determine.

- 12. (currently amended) The system of claim 8[[,]] wherein the program of instructions further comprises:
  - at least one instruction to receive, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas;
  - at least one instruction to provide for providing the one or more sponsors a response to the request in response to determining that the interest in the designated geographic area is to be provided to the one or more sponsors; and
  - at least one instruction to store for storing a record of the interest in the designated selected one of the plurality of geographic area[[s]] in response to determining that the interest in the designated geographic area is to be provided to the one or more sponsors.
- 13. (currently amended) The system of claim 12[[,]] wherein the one or more sponsors is at least one of the one or more instances of the application programthe program of instructions further comprises:
  - at least one instruction to receive, from the sponsor, content to be delivered to registered application programs having target locations contained within the selected one of the plurality of geographic areas.
- 14. (currently amended) The system of claim [[8,]]13 wherein the program of instructions further comprises:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and
  - the sponsor established perimeter definitions at least partially define the designated geographic areast least one instruction to reserve a specific one of the plurality of geographic areas for exclusive delivery of content associated with a particular one of the plurality of sponsors to registered application programs and having a target location contained within the specific one of the plurality of geographic areas.

- 15. (currently amended) A non-transitory computer readable medium tangibly embodying a program of computer executable instructions, the program of instructions comprising:
  - at least one instruction for receiving, from one or more sponsors, at least one request to obtain an interest in a designated geographic area;
  - at least one instruction for determining if the interest in the designated geographic area is to be provided to the one or more sponsors;
  - at least one instruction for restricting content delivered to one or more instances of
    an application program to being from the one or more sponsors after it is
    determined that a target location has entered the designated geographic area and
    in response to determining that the interest in the designated geographic area is
    to be provided to the one or more sponsors;
  - at least one instruction for receiving, from the one or more sponsors, content to be

    delivered to at least one of the one or more instances of the application program

    after it is determined that the target location has entered the designated

    geographic area; and
  - at least one instruction for providing, after it is determined that the target location has entered the designated geographic area, at least a portion of the content received from the one or more sponsors to at least one of the one or more instances of the application programat least one instruction to register a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - at least one instruction to establish a plurality of perimeters defining respective geographic areas;
  - at least one instruction to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with at least one of the plurality of geographic areas:
  - at least one instruction to receive a request from a registered application program for content to be used within the registered application program;
  - at least one instruction to select content associated with at least one of the plurality of sponsors to be delivered to the registered application program in accordance

- with a content delivery reservation associating the at least one sponsor with a geographic area; and
- at least one instruction to provide the selected content to the registered application program.
- 16. (currently amended) The non-transitory computer readable medium of claim 15[[,]] wherein the program of instructions further comprises:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and
  - the sponsor established perimeter definitions at least partially define the designated geographic area tleast one instruction to record a request identifier associated with the request; and
  - at least one instruction to provide the request identifier to the registered application program.
- 17. (currently amended) The non-transitory computer readable medium of claim [[16,]]15 wherein the program of instructions further comprises:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first sponsor and receiving a second request from a second sponsor;
  - restricting the content delivered to the one or more instances of the application

    program includes restricting content delivered to one or more instances of the

    application program to be from the first one of the sponsors during a first period

    of time and to be from the second one of the sponsors during a second period of

    time;
  - receiving content to be delivered to the one or more instances of the application

    program includes receiving content from the first sponsor and receiving content

    from the second sponsor; and
  - providing the at least a portion of the content to the one or more instances of the application program includes providing at least a portion of the content received from the first sponsor to an instance of the application program during the first period of time and providing at least a portion of the content received from the

second sponsor to the instance of the application program during the second period of time at least one instruction to receive information related to user interaction with the provided content, the information including the request identifier; and

- at least one instruction to provide additional content to the registered application in response to the received information.
- 18. (currently amended) The non-transitory computer readable medium of claim 15[[,]] wherein the one or more sponsors is at least one of the one or more instances of the application program the program of instructions further comprises:
  - at least one instruction to determine whether at least one of the plurality of sponsors is associated with a geographical representation lying at least partially within a predetermined radial distance of a target location; and
  - at least one instruction to increase the predetermined radial distance in response to a negative determination.
- 19. (currently amended) The non-transitory computer readable medium of claim 15, wherein the program of instructions further comprises:
  - at least one instruction to receive, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas;
  - at least one instruction to provide for providing the one or more sponsors a response to the request in response to determining that the interest in the designated one or more of the plurality of geographic areas is to be provided to the one or more sponsors; and
  - at least one instruction to store for storing a record of the interest in the designated selected one of the plurality of geographic area[[s]] in response to determining that the interest in the designated geographic area is to be provided to the one or more sponsors; and
  - at least one instruction to receive, from the sponsor, content to be delivered to application programs having target locations contained within the selected one of the plurality of geographic areas.

20. (currently amended) The non-transitory computer readable medium of claim [[15,]]19 wherein the program of instructions further comprises:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and the sponsor established perimeter definitions at least partially define the designated geographic area tleast one instruction to reserve a specific one of the plurality of geographic areas for exclusive delivery of content associated with a particular one of the plurality of sponsors to application programs and having a target location contained within the specific one of the plurality of geographic areas.

### **REMARKS**

The Application has been reviewed in light of the Office Action mailed November 20, 2013. At the time of this Office Action, Claims 1-20 were pending in the Application. The following actions were taken or matters raised: (I) Claims 1-20 were rejected on the grounds of nonstatutory double patenting as being unpatentable over one or more claims of U.S. Patent No. 8,433,296 in view of U.S. Patent No. 7,103,368; (II) Claims 1-3, 8-10, and 15-17 were rejected under pre-AIA 35 USC U.S.C. 103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al. (US 2008/0098420); (III) Claims 4, 11, and 18 were rejected under pre-AIA 35 USC U.S.C. 103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al. (US 2008/0098420) in further view of Sato (US 2004/0253965); and (IV) Claims 5-7, 12-14, and 19-20 were rejected under pre-AIA 35 USC U.S.C. 103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al. (US 2008/0098420) in further view of Guido (US 7814106). In order to advance prosecution of this case by overcoming the rejections asserted by the Office and/or characterizing the Applicant's claimed invention (i.e., the invention) with greater specificity, certain claims have been amended. The Applicants submit that the amendments made herein do not involve the introduction of any new matter. Accordingly, the Applicants respectfully request reconsideration and favorable action in this case.

#### **Double Patenting Rejection**

With respect to the rejection of claims 1-20 on the grounds of nonstatutory double patenting, the Applicants request reconsideration in view of the scope of amended claims 1-20.

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Rejection of the Claims 1, 8 and 15 under pre-AIA 35 USC 103(a)

The Office has rejected independent Claims 1, 8 and 15 under pre-AIA 35 U.S.C. §

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

(US 2008/0098420). The Applicants submit that the present invention as recited in amended

independent Claims 1, 8, and 15 and all claims dependent thereon are distinguished from the

disclosures of Gupta and Khivesara, individually and in any combination thereof, and that the

present invention provides advantageous, useful and non-obvious functionality with respect to

Gupta and Khivesara. Accordingly, the Applicants submit that the rejection under pre-AIA 35

U.S.C. § 103(a) applied to independent Claims 1, 8, and 15 have been overcome, and

respectfully requests the Office to withdraw such rejections to independent Claims 1, 8, and 15

as well as all claims dependent thereon.

Independent claims 1, 8, and 15 have each been amended to recite:

1.) receiving, from one or more sponsors, at least one request to obtain an interest in a

designated geographic area; [This recited language finds support in the specification of the

Applicant's as-filed application at least at paragraphs 0009, 0018, 0021, 0044 and 00481

2.) determining if the interest in the designated geographic area is to be provided to the

one or more sponsors; [This recited language finds support in the specification of the

Applicant's as-filed application at least at paragraphs 0009 and 0049]

3.) restricting content delivered to one or more instances of an application program to

being from the one or more sponsors after it is determined that a target location has entered the

designated geographic area and in response to determining that the interest in the designated

geographic area is to be provided to the one or more sponsors; [This recited language finds

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support in the specification of the Applicant's as-filed application at least at paragraphs 0019-

0021, 0023, 0027, 0050 ]

4.) receiving, from the one or more sponsors, content to be delivered to at least one of

the one or more instances of the application program after it is determined that the target

location has entered the designated geographic area; [This recited language finds support in

the specification of the Applicant's as-filed application at least at paragraphs 0008, 0009,

0029, 0035, 0044 and 0050] and

5.) providing, after it is determined that the target location has entered the designated

geographic area, at least a portion of the content received from the one or more sponsors to at

least one of the one or more instances of the application program. [This recited language finds

support in the specification of the Applicant's as-filed application at least at paragraphs 0006,

0019, 0021, 0029, 0034 and 0038]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended independent Claims 1, 8 and 15.

Rejection of the Claims 2, 7, 9, 14, 16 and 20 under pre-AIA 35 USC 103(a)

The Office has rejected dependent Claims 2, 9, and 16 under pre-AIA 35 U.S.C. §

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

(US 2008/0098420). The Office has rejected dependent Claims 7, 14, and 20 under pre-AIA

35 U.S.C. § 103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of

Khivesara et al. (US 2008/0098420) in further view of Guido (US 7814106). The Applicants

submit that the present invention as recited in amended dependent Claims 2, 7, 9, 14, 16 and

20 and all claims dependent thereon are distinguished from the disclosures of Gupta,

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Khivesara, and Guido, individually and in any combination thereof, and that the present

invention provides advantageous, useful and non-obvious functionality with respect to Gupta,

Khivesara and Guido. Accordingly, the Applicants submit that the rejection under pre-AIA 35

U.S.C. § 103(a) applied to dependent Claims 2, 7, 9, 14, 16 and 20 have been overcome, and

respectfully requests the Office to withdraw such rejections to dependent Claims 2, 7, 9, 14, 16

and 20 as well as all claims dependent thereon.

Dependent claims 2, 7, 9, 14, 16 and 20 have each been amended to recite:

1.) receiving the at least one request to obtain the interest in the designated geographic

area includes receiving sponsor established perimeter definitions; [This recited language finds

support in the specification of the Applicant's as-filed application at least at paragraphs 0045-

0047] and

2.) the sponsor established perimeter definitions at least partially define the designated

geographic area. [This recited language finds support in the specification of the Applicant's as-

filed application at least at paragraphs 0045-0047]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended dependent Claims 2, 7, 9, 14, 16 and 20.

Rejection of the Claims 3, 10, and 17 under pre-AIA 35 USC 103(a)

The Office has rejected dependent Claims 3, 10, and 17 under pre-AIA 35 U.S.C. §

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

(US 2008/0098420). The Applicants submit that the present invention as recited in amended

dependent Claims 3, 10, and 17 and all claims dependent thereon are distinguished from the

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disclosures of Gupta and Khivesara, individually and in any combination thereof, and that the

present invention provides advantageous, useful and non-obvious functionality with respect to

Gupta and Khivesara. Accordingly, the Applicants submit that the rejection under pre-AIA 35

U.S.C. § 103(a) applied to dependent Claims 3, 10, and 17 have been overcome, and

respectfully requests the Office to withdraw such rejections to dependent Claims 3, 10, and 17

as well as all claims dependent thereon.

Dependent claims 3, 10, and 17 have each been amended to recite:

1.) receiving the at least one request to obtain the interest in the designated

geographic area includes receiving a first request from a first sponsor and receiving a second

request from a second sponsor; [This recited language finds support in the specification of the

Applicant's as-filed application at least at paragraphs 0009, 0018, 0021, 0044 and 0048]

2.) restricting the content delivered to the one or more instances of the application

program includes restricting content delivered to one or more instances of the application

program to be from the first one of the sponsors during a first period of time and to be from the

second one of the sponsors during a second period of time; [This recited language finds

support in the specification of the Applicant's as-filed application at least at paragraphs 0009,

0029 and 0052]

3.) receiving content to be delivered to the one or more instances of the application

program includes receiving content from the first sponsor and receiving content from the

second sponsor; [This recited language finds support in the specification of the Applicant's as-

filed application at least at paragraphs 0008, 0009, 0029, 0035, 0044 and 0050] and

4.) providing the at least a portion of the content to the to the one or more instances

of the application program includes providing at least a portion of the content received from

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the first sponsor to an instance of the application program during the first period of time and

providing at least a portion of the content received from the second sponsor to the instance of

the application program during the second period of time the sponsor established perimeter

definitions at least partially define at least one of the designated geographic areas. [This recited

language finds support in the specification of the Applicant's as-filed application at least at

paragraphs 0009, 0029 and 0052]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended dependent Claims 3, 10 and 17.

Rejection of the Claims 4, 6, 11, 13 and 18 under pre-AIA 35 USC 103(a)

The Office has rejected dependent Claims 4, 11, and 18 under pre-AIA 35 USC U.S.C.

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

(US 2008/0098420) in further view of Sato (US 2004/0253965). The Office has rejected

dependent Claims 6 and 13 under pre-AIA 35 USC U.S.C. 103(a) as being unpatentable over

Gupta et al. (US 2010/00312646) in view of Khivesara et al. (US 2008/0098420) in further

view of Guido (US 7814106). The Applicants submit that the present invention as recited in

amended dependent Claims 4, 6, 11, 13 and 18 and all claims dependent thereon are

distinguished from the disclosures of Gupta, Khivesara, Guido and Sato, individually and in

any combination thereof, and that the present invention provides advantageous, useful and

non-obvious functionality with respect to Gupta, Khivesara, Guido and Sato. Accordingly, the

Applicants submit that the rejection under pre-AIA 35 U.S.C. § 103(a) applied to dependent

Claims 4, 6, 11, 13 and 18 have been overcome, and respectfully requests the Office to

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withdraw such rejections to dependent Claims 4, 6, 11, 13 and 18 as well as all claims

dependent thereon.

Dependent claims 4, 6, 11, 13 and 18 have each been amended to recite:

1.) the one or more sponsors is at least one of the one or more instances of the

application program. [This recited language finds support in the specification of the

Applicant's as-filed application at least at paragraphs 0019, 0067 and 0068]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended dependent Claims 4, 6, 11, 13 and 18.

Rejection of the Claims 5, 12, and 19 under pre-AIA 35 USC 103(a)

The Office has rejected dependent Claims 5, 12, and 19 under pre-AIA 35 USC U.S.C.

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

(US 2008/0098420) in further view of Guido (US 7814106). The Applicants submit that the

present invention as recited in amended dependent Claims 5, 12, and 19 and all claims

dependent thereon are distinguished from the disclosures of Gupta, Khivesara and Guido,

individually and in any combination thereof, and that the present invention provides

advantageous, useful and non-obvious functionality with respect to Gupta, Khivesara and

Guido. Accordingly, the Applicants submit that the rejection under pre-AIA 35 U.S.C. §

103(a) applied to dependent Claims 5, 12, and 19 have been overcome, and respectfully

requests the Office to withdraw such rejections to dependent Claims 5, 12, and 19 as well as all

claims dependent thereon.

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Dependent claims 5, 12, and 19 have each been amended to recite:

1.) providing the one or more sponsors a response to the request after determining

that the interest in the designated geographic area is to be provided to the one or

more sponsors; [This recited language finds support in the specification of the

Applicant's as-filed application at least at paragraphs 0009] and

2.) storing a record of the interest in the designated geographic area after

determining that the interest in the designated geographic area is to be provided

to the one or more sponsors. [This recited language finds support in the

specification of the Applicant's as-filed application at least at paragraphs 0009

and 0033]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended dependent Claims 5, 12 and 19.

**Allowable Subject Matter In Parent Application** 

In an Examiner's Amendment in the Notice of Allowance mailed 14-January 2013 in

parent application serial no. 12/434,094, the following language was amended into

independent Claims 1, 8 and 15:

receiving, from a sponsor, a request to obtain an interest in a selected one of the

plurality of geographic areas;

providing the sponsor a response to the request;

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storing a record of the interest in the selected one of the plurality of geographic areas;

and

receiving, from the sponsor, content to be delivered to registered application programs

having target locations contained within a selected one of the plurality of

geographic areas.

The Applicants submit that these same limitations are expressly and/or effectively

presented in one or more of the as-amended claims presented herein, as indicated below:

1.) receiving, from a sponsor, a request to obtain an interest in a selected one of the

plurality of geographic areas; [clause1 of independent claims 1, 8 and 15]

2.) providing the sponsor a response to the request; [clause 1 of independent claims 5,

12 and 191

3.) storing a record of the interest in the selected one of the plurality of geographic

areas; [clause 1 of independent claims 5, 12 and 19] and

4.) receiving, from the sponsor, content to be delivered to registered application

programs having target locations contained within a selected one of the plurality

of geographic areas. [clause 4 of independent claims 1, 8 and 15]

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### **CONCLUSION**

The Applicants have made an earnest attempt to place this case in condition for allowance. For the foregoing reasons, and for reasons clearly apparent, the Applicants respectfully requests full allowance of all pending claims. If there are any matters that can be discussed by telephone to further the prosecution of the Application, the Applicants invite the Examiner to contact the undersigned at 512-345-9767 at the Examiner's convenience.

Respectfully Submitted,

By:

David O. Simmons Reg. No. 43124

IVC Patent Agency 7637 Parkview Circle Austin, Texas 78731

Telephone: (512) 345-9767 Facsimile: (512) 345-0021

CERTIFICATION OF MICRO ENTITY STATUS (GROSS INCOME BASIS)				
Application Number or Control Number (if applicable): 13/856,392	Patent Number (if applicable):			
First Named Inventor:  Ryan Hardin	Title of Invention:  EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS			

The applicant hereby certifies the following—

- (1) **SMALL ENTITY REQUIREMENT -** The applicant qualifies as a small entity as defined in 37 CFR 1.27.
- (2) **APPLICATION FILING LIMIT -** Neither the applicant nor the inventor nor a joint inventor has been named as the inventor or a joint inventor on more than four previously filed U.S. patent applications, excluding provisional applications and international applications under the Patent Cooperation Treaty (PCT) for which the basic national fee under 37 CFR 1.492(a) was not paid, and also excluding patent applications for which the applicant has assigned all ownership rights or is obligated to assign all ownership rights as a result of the applicant's previous employment.
- (3) GROSS INCOME LIMIT ON APPLICANTS AND INVENTORS Neither the applicant nor the inventor nor a joint inventor, in the calendar year preceding the calendar year in which the applicable fee is being paid, had a gross income, as defined in section 61(a) of the Internal Revenue Code of 1986 (26 U.S.C. 61(a)), exceeding the "Maximum Qualifying Gross Income" reported on the USPTO website at <a href="http://www.uspto.gov/patents/law/micro">http://www.uspto.gov/patents/law/micro</a> entity.jsp which is equal to three times the median household income for that preceding calendar year, as most recently reported by the Bureau of the Census.
- (4) GROSS INCOME LIMIT ON PARTIES WITH AN "OWNERSHIP INTEREST" Neither the applicant nor the inventor nor a joint inventor has assigned, granted, or conveyed, nor is under an obligation by contract or law to assign, grant, or convey, a license or other ownership interest in the application concerned to an entity that, in the calendar year preceding the calendar year in which the applicable fee is being paid, had a gross income, as defined in section 61(a) of the Internal Revenue Code of 1986, exceeding the "Maximum Qualifying Gross Income" reported on the USPTO website at <a href="http://www.uspto.gov/patents/law/micro-entity.jsp">http://www.uspto.gov/patents/law/micro-entity.jsp</a> which is equal to three times the median household income for that preceding calendar year, as most recently reported by the Bureau of the Census.

	SIGNATURE by a party set forth in 37 CFR 1.33(b)							
Signatu	ure	/David O.Simmons/						
Name		David O. Simmons						
Date	Date 04-19-2014 Telephone 512-345-9767 Registration No. 43124					43124		
	There is more than one inventor and I am one of the inventors who are jointly identified as the applicant.  Additional certification form(s) signed by the other joint inventor(s) are included with this form.							

### Privacy Act Statement

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

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

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence
  to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of
  settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 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.
- 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:	138	856392				
Filing Date:	03-	-Apr-2013				
Title of Invention:		EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS				
First Named Inventor/Applicant Name:	an Hardin					
Filer:	David Odell Simmons					
Attorney Docket Number:	007	75652.00002				
Filed as Micro Entity						
Utility under 35 USC 111(a) Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						
Extension - 2 months with \$0 paid		3252	1	150	150	

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

Electronic Acl	Electronic Acknowledgement Receipt				
EFS ID:	18808713				
Application Number:	13856392				
International Application Number:					
Confirmation Number:	7722				
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS				
First Named Inventor/Applicant Name:	Ryan Hardin				
Customer Number:	118653				
Filer:	David Odell Simmons				
Filer Authorized By:					
Attorney Docket Number:	0075652.00002				
Receipt Date:	19-APR-2014				
Filing Date:	03-APR-2013				
Time Stamp:	15:54:35				
Application Type:	Utility under 35 USC 111(a)				

# **Payment information:**

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Payment Type	Credit Card
Payment was successfully received in RAM	\$150
RAM confirmation Number	4915
Deposit Account	
Authorized User	

# File Listing:

Document	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi	Pages
Number		riie Name		Part /.zip	(if appl.)

			223869			
1		response.pdf		yes	22	
			34c0b30f0739c5bc57444e24d1c5dcc3227 1e521			
	Multip	oart Description/PDF files in .	zip description			
	Document Description		Start	E	nd	
	Amendment/Req. Reconsideration-After Non-Final Reject		1	1		
	Claims		2		12	
	Applicant Arguments/Remarks Made in an Amendment		13	22		
Warnings:						
Information:						
2	Certification of Micro Entity (Gross	microentity.pdf	131535	no	2	
	Income Basis)		075371103320f32b3ad5b1faa46bdb7ae62 e2eeb			
Warnings:		ı			<u>I</u>	
Information:						
3	Face Westerland (CDOC)	fee-info.pdf	30412	no 2	2	
3	Fee Worksheet (SB06)	ree-inio.pui	f19b0f2d6469e45130f08909a5b23bcced44 6806	110 2	2	
Warnings:						
Information:						
		Total Files Size (in bytes)	38	35816		

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

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

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

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

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

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

Doc Code: PA.,

Document Description: Power of Attorney

PTG/AIA/82A (97-18)
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# TRANSMITTAL FOR POWER OF ATTORNEY TO ONE OR MORE REGISTERED PRACTITIONERS

NOTE: This form is to be submitted with the Power of Attorney by Applicant form (PTO/AIA/82B) to identify the application to which the Power of Attorney is directed, in accordance with 37 CFR 1.5, unless the application number and filing date are identified in the Power of Attorney by Applicant form. If neither form PTO/AIA/82A nor form PTO/AIA82B identifies the application to which the Power of Attorney is directed, the Power of Attorney will not be recognized in the application. Application Number 13/856,392 Filing Date 04/03/2013 Ryan Hardin First Named Inventor Title EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS 2624 Art Unit Benjamin Morales Fenandez Examiner Name Attorney Docket Number 0075652.00002 SIGNATURE of Applicant or Patent Practitioner Signature Date (Optional) Name David O. Simmons Registration 43124 Number Title (if Applicant is a juristic entity) Applicant Name (if Applicant is a juristic entity) NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for signature requirements and certifications, if more than one applicant, use multiple forms.

This collection of information is required by 37 CFR 1.131, 1.32, and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

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Doc Code: PA...

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### POWER OF ATTORNEY BY APPLICANT

I hereby revoke all previous powers of attorney given in the application identified in <u>either</u> the attached transmittal letter or the boxes below.				
000000000000000000000000000000000000000		Application Number  The boxes above may be left blank if information	Filing Date s provided on form PTO/AIA/82A.)	
	I hereby appoint to transact all be the attached transact all be the attached transact all beautiful properties. I hereby appoint all business in the second	at the Patent Practitioner(s) associated with the follusiness in the United States Patent and Trademan ansmittal letter (form PTO/AIA/82A) or identified ab at Practitioner(s) named in the attached list (form P	owing Customer Number as my/our attorney(s) or agent(s), and the Office connected therewith for the application referenced in sove:  41468  TO/AIA/82C) as my/our attorney(s) or agent(s), and to transact nnected therewith for the patent application referenced in the	
2	e recognize or or the boxes a	•	he application identified in the attached transmittal	
V		sociated with the above-mentioned Customer Nur	nber	
	OR The address as OR	sociated with Customer Number:		
	Firm or Individual Name	9		
Address	}			
City	***************************************	State	Zip	
Country				
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I am the	Applicant (if the	Applicant is a juristic entity, list the Applicant nam	e in the box):	
V	Inventor or Joir	nt Inventor (title not required below)		
Legal Representative of a Deceased or Legally Incapacitated Inventor (title not required below)				
	Assignee or Person to Whom the Inventor is Under an Obligation to Assign (provide signer's title if applicant is a juristic entity)			
Person Who Otherwise Shows Sufficient Proprietary Interest (e.g., a petition under 37 CFR 1.46(b)(2) was granted in the application or is concurrently being filed with this document) (provide signer's title if applicant is a juristic entity)				
SIGNATURE of Applicant for Patent				
The undersigned (whose titles supplied polow) is authorized to act on behalf of the applicant (e.g., where the applicant is a juristic entity).				
Signature		Kyen HU	Date (Optional)	
Name Ry		Ryan Hardin V		
Title				
		is form must be signed by the applicant in accordanc ore than one applicant, use multiple forms.	e with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements	
<b>V</b> ⊤ota	lof <sup>2</sup>	forms are submitted.		

This collection of information is required by 37 CFR 1.131, 1.32, and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Doc Code: PA..

Document Description: Power of Attorney

PTO/AIA/82B (07-13)
Approved for use through 11/30/2014. OMB 0651-0051
U.S. Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE

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### **POWER OF ATTORNEY BY APPLICANT**

I hereby revoke all previous powers of attorney given in the application identified in <u>either</u> the attached transmittal letter or the boxes below.					
	A	pplication Number	Filing Date		
	I hereby appoint to transact all buthe attached tra  OR  I hereby appoint all business in the state of the st	usiness in the United States Patent and Trademan nsmittal letter (form PTO/AIA/82A) or identified ab t Practitioner(s) named in the attached list (form P	owing Customer Number as my/our attorney(s) or agent(s), and the Office connected therewith for the application referenced in sove:  41468  TO/AIA/82C) as my/our attorney(s) or agent(s), and to transact nnected therewith for the patent application referenced in the		
2	e recognize or or the boxes a		he application identified in the attached transmittal		
V		sociated with the above-mentioned Customer Nur	nber		
	OR The address as: OR	sociated with Customer Number:			
	Firm or Individual Name	3			
Address	>				
City		State	Zip		
Country	*****************************				
Telepho	ne	En	nail		
I am the	Applicant (if the	Applicant is a juristic entity, list the Applicant nam	e in the box):		
V	Inventor or Joint Inventor (title not required below)				
	Legal Representative of a Deceased or Legally Incapacitated Inventor (title not required below)				
	Assignee or Person to Whom the Inventor is Under an Obligation to Assign (provide signer's title if applicant is a juristic entity)				
Person Who Otherwise Shows Sufficient Proprietary Interest (e.g., a petition under 37 CFR 1.46(b)(2) was granted in the application or is concurrently being filed with this document) (provide signer's title if applicant is a juristic entity)					
SIGNATURE of Applicant for Patent					
The undersigned (whose title is supplied below) is authorized to act on behalf of the applicant (e.g., where the applicant is a juristic entity).					
Signature A		AJU	Date (Optional)		
Name Ar		Andrew Hill			
Title					
NOTE: Signature - This form must be signed by the applicant in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications. If more than one applicant, use multiple forms.					
<b>V</b> Tota	lof 2	forms are submitted.			

This collection of information is required by 37 CFR 1.131, 1.32, and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Electronic Acknowledgement Receipt			
EFS ID:	18808719		
Application Number:	13856392		
International Application Number:			
Confirmation Number:	7722		
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS		
First Named Inventor/Applicant Name:	Ryan Hardin		
Customer Number:	118653		
Filer:	David Odell Simmons		
Filer Authorized By:			
Attorney Docket Number:	0075652.00002		
Receipt Date:	19-APR-2014		
Filing Date:	03-APR-2013		
Time Stamp:	16:14:39		
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.)
1	Power of Attorney	poa.pdf	975152	no	3
		posipoi	088a20b66654177229699660a485eff0dd8 90b24		J
Warnings:					

Information:

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

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

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

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

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

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

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

PTO/SB/06 (09-11)
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P	ATENT APPL	ICATION		Application	n or Docket Number /856,392	Filing Date 04/03/2013 To be Mailed			
							ENTITY: L	ARGE SMALL MICRO	
				APPLICA	ATION AS FIL	ED – PAR	TI		
			(Column 1	)	(Column 2)				
L	FOR		NUMBER FIL	ED	NUMBER EXTRA		RATE (\$)	FEE (\$)	
ᄖ	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), (	or (m))	N/A		N/A		N/A		
	EXAMINATION FE (37 CFR 1.16(o), (p),		N/A		N/A		N/A		
	ΓAL CLAIMS CFR 1.16(i))		min	us 20 = *			X \$ =		
	EPENDENT CLAIM CFR 1.16(h))	1S	mi	nus 3 = *			X \$ =		
	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).								
	MULTIPLE DEPEN	NDENT CLAIN	I PRESENT (37	7 CFR 1.16(j))					
* If	the difference in colu	umn 1 is less	than zero, enter	r "0" in column 2.			TOTAL		
		(Column	1)	APPLICAT	ON AS AMEN		ART II		
NT.	04/19/2014	CLAIMS REMAININ AFTER AMENDME		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIONAL FEE (\$)	
AMENDMENT	Total (37 CFR 1.16(i))	* 20	Minus	** 20	= 0		× \$20 =	0	
Ä	Independent (37 CFR 1.16(h))	* 3	Minus	***3	= 0		× \$105 =	0	
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	FIRST PRESEN	NTATION OF MI	ULTIPLE DEPENI						
							TOTAL ADD'L FEE	0	
		(Column		(Column 2)	(Column 3)	)			
L		CLAIMS REMAININ AFTER AMENDME	NG	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIONAL FEE (\$)	
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밑	Application Si	ize Fee (37 C	FR 1.16(s))					<b>+</b>	
AM	FIRST PRESEN	NTATION OF MI	ULTIPLE DEPENI	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FEE		
** If	the entry in column the "Highest Numbo f the "Highest Numb "Highest Number P	er Previously oer Previously	Paid For" IN TH Paid For" IN TI	IIS SPACE is less HIS SPACE is less	than 20, enter "20" s than 3, enter "3".		LIE /BRENDA TUF ppropriate box in colun		

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

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# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE UNITED STATES IDEFARIMENT OF A COMMUNICATION OF THE ADDRESS OF A COMMUNICATION OF PATENTS PARENTS PARE

APPLICATION NUMBER 13/856,392

FILING OR 371(C) DATE 04/03/2013

FIRST NAMED APPLICANT Ryan Hardin

ATTY. DOCKET NO./TITLE 0075652.00002

**CONFIRMATION NO. 7722** POA ACCEPTANCE LETTER

41468 **IVC Patent Agency** 7637 PARKVIEW CIRCLE **AUSTIN, TX 78731** 



Date Mailed: 04/28/2014

## NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 04/19/2014.

The Power of Attorney in this application is accepted. Correspondence in this application will be mailed to the above address as provided by 37 CFR 1.33.

/hgray/

Office of Data Management, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-0101



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.		
13/856,392	04/03/2013 Ryan Hardin		0075652.00002 7722			
41468 IVC Patent Age	7590 05/21/201 encv	4	EXAM	IINER		
7637 PARKVII AUSTIN, TX 7	EW CIRCLE		MORALES FERNANDEZ, BENJAMIN			
AUSTIN, IA /	0/31		ART UNIT	PAPER NUMBER		
			2624			
			MAIL DATE	DELIVERY MODE		
			05/21/2014	PAPER		

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

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

	Application No.	Applicant(s							
Office Action Summary	13/856,392	HARDIN ET	AL. AlA (First Inventor to File)						
emee neuen cummany	Examiner BENJAMIN MORALES	Art Unit 2624	Status No						
The MAILING DATE of this communication ap	pears on the cover sheet with the	corresponder	nce address						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).									
Status									
1) Responsive to communication(s) filed on 04/19/2014.  A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/were filed on  2a) This action is FINAL.  2b) This action is non-final.  3) An election was made by the applicant in response to a restriction requirement set forth during the interview on; the restriction requirement and election have been incorporated into this action.  4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.									
Disposition of Claims*	•								
5) Claim(s) 1-20 is/are pending in the application 5a) Of the above claim(s) 1-20 is/are withdraw  6) Claim(s) is/are allowed.  7) Claim(s) is/are rejected.  8) Claim(s) is/are objected to.  9) Claim(s) are subject to restriction and/of are sub	or election requirement.  eligible to benefit from the <b>Patent P</b> ost policition. For more information, per distribution of the properties	ease see o.gov. e Examiner.							
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s) is	objected to. See	37 CFR 1.121(d).						
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  Certified copies:  a) All b) Some** c) None of the:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No.  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  ** See the attached detailed Office action for a list of the certified copies not received.									
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/Paper No(s)/Mail Date	3)								

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-13) Application/Control Number: 13/856,392 Page 2

Art Unit: 2624

#### **DETAILED ACTION**

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

## Election/Restrictions

2. Newly submitted claims 1-20 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: The claims are directed to a method registering reservation and definition of a geographic area to a be selected by a sponsor and applied rules on how to establish availability or in availability of an area to delivery of content from the sponsor of interest on that area exclusively. While the original presentation claims where oriented to delivery of content from a sponsor to navigation system based geographical area associated with the application programs.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 1-20 withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

## Response to Amendment

3. The amendment filed on 04/19/2014 amending claims (1-20) which were previously drawn to the elected invention and presenting currently amended claims (1-20) in a way as to be drawn to a non-elected invention is non-responsive (MPEP § 821.03). The remaining claims are not readable on the elected invention because are

Application/Control Number: 13/856,392

Art Unit: 2624

directed to a method registering reservation and definition of a geographic area to be selected by a sponsor and applied rules on how to establish availability or in availability of an area to delivery of content from the sponsor of interest on that area exclusively.

Page 3

Since the above-mentioned reply appears to be *bona fide*, applicant is given a TIME PERIOD of **TWO (2) MONTHS** from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. This application has been granted special status under the accelerated examination program. Extensions of this time period may be granted under 37 CFR 1.136(a). However, filing a petition for extension of time will result in the application being taken out of the accelerated examination program.

The objective of the accelerated examination program is to complete the examination of an application within twelve months from the filing date of the application. Any reply must be filed electronically via EFS-Web so that the papers will be expeditiously processed and considered. If the reply is not filed electronically via EFS-Web, the final disposition of the application may occur later than twelve months from the filing of the application.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BENJAMIN MORALES whose telephone number is (571)270-5797. The examiner can normally be reached on 8:30-5:00.

Application/Control Number: 13/856,392 Page 4

Art Unit: 2624

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kent Chang can be reached on (571) 272-7667. 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.

/BENJAMIN MORALES/ Examiner, Art Unit 2624

/KENT CHANG/ Supervisory Patent Examiner, Art Unit 2624

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13856392	HARDIN ET AL.
	Examiner	Art Unit
	BENJAMIN MORALES FERNANDEZ	2624

✓	Rejected	-	Cancelled	N	Non-Elected		Α	Appeal
=	Allowed	÷	Restricted	ı	Interference		0	Objected

☐ Claims renumbered in the same order as presented by applicant							☐ CPA	□ т.п	D. 🗆	R.1.47
CLAIM			DATE							
Final	Original	11/08/2013	05/14/2014							
	1	✓	N							
	2	✓	N							
	3	✓	N							
	4	✓	N							
	5	✓	N							
	6	✓	N							
	7	✓	N							
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	13	✓	N							
	14	✓	N							
	15	✓	N							
	16	✓	N							
	17	✓	N							
	18	✓	N							
	19	✓	N							
	20	<b>√</b>	N							

U.S. Patent and Trademark Office Part of Paper No.: 20140513

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Ryan Hardin et al. : By the Examiner: Benjamin Morales

Fenandez

Serial No.: 13/856,392 : Group Art Unit: 2624

Filed: April 3, 2013 :

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

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

## Examiner Fernandez:

This is a response to an Office Actions mailed November 20, 2013 and May 21, 2014 mailed by the United States Patent And Trademark Office (the Office). The Applicants request reconsideration of the above-identified application in view of the remarks presented herein.

Amendment of the Claims begin on page 2 of this correspondence;

Remarks begin on page 13 of this correspondence; and

Conclusions begin on page 22 of this correspondence.

## **AMENDMENTS - IN THE CLAIMS**

Please amend the claims as follows. This listing of the claims will replace all prior versions, and listings, of the claims in the Application.

- 1. (currently amended) A method comprising:
  - registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - establishing a plurality of perimeters defining a plurality of geographic areas;
  - receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area;
  - determining if the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs;
  - in response to determining that the interest in the designated geographic area is to

    be provided to at least one of the one or more registered application programs,

    reserving content delivery to one or more of the registered application programs

    to being from one or more sponsors after it is determined that a target location

    has entered the designated geographic area reserving for delivery of content

    from a plurality of sponsors to the plurality of registered application programs

    on the basis of a geographic area associated with each of the plurality of

    registered application programs;
  - receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application program in response to said reserving; and
  - receiving, from a registered application program, a request for content to be used within the registered application program;

in response to receiving the request:

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selecting content from at least one sponsor to be delivered to the registered application program, subject to the reserving; and

providing, after it is determined that the target location has entered the designated geographic area, at least a portion of the content selected from the one or moreat least one sponsors to at least one of the one or more registered application programs.

2. (currently amended) The method of claim 1 wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and the sponsor established perimeter definitions at least partially define the designated geographic area, further comprising:

recording a request identifier associated with the request; and providing the request identifier to the registered application program.

3. (currently amended) The method of claim 1[[2]] wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first one of the registered application programs and receiving a second request from a second one of the registered application programs;

reserving content delivery to the one or more registered application programs
includes restricting content delivered to one or more registered application
programs to be from the first one of the registered application programs during
a first period of time and to be from the second one of the registered application
programs during a second period of time;

receiving content to be delivered to the one or more registered application programs includes receiving content from the first sponsor and receiving content from the second sponsor; and

providing the at least a portion of the content to the one or more registered

application programs includes providing at least a portion of the content
received from the first sponsor to one or more of the registered application
programs during the first period of time and providing at least a portion of the

content received from the second sponsor to the one or more of the registered application programs during the second period of time, further comprising: receiving information related to user interaction with the provided content, the information including the request identifier; and providing additional content to the registered application in response to the received information.

- 4. (currently amended) The method of claim 1 wherein the one or more sponsors is at least one of the one or more registered application programs, further comprising: determining whether at least one of the plurality of sponsors is associated with a geographical representation lying at least partially within a predetermined radial distance of a target location; and in response to a negative determination, increasing the predetermined radial distance.
- 5. (currently amended) The method of claim 1, further comprising:
  receiving, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas;
  providing the one or more sponsors a response to the request in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs; and storing a record of the interest in the designated selected one of the plurality of geographic area[[s]] in response to determining that the interest in the designated geographic area is to be provided to the one or more registered application programs.
- 6. (currently amended) The method of claim 5 wherein the one or more sponsors is at least one of the one or more registered application programs, further comprising: receiving, from the sponsor, content to be delivered to registered application programs having target locations contained within a selected one of the plurality of geographic areas.

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- 7. (currently amended) The method of claim <u>6[[1]] wherein:</u>
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and
  - the sponsor established perimeter definitions at least partially define the designated geographic area, further comprising:
  - reserving a specific one of the plurality of geographic areas for exclusive delivery of content associated with a particular one of the plurality of sponsors to registered application programs and having a target location contained within the specific one of the plurality of geographic areas.
- 8. (currently amended) A system comprising:

memory;

- a communications interface operably coupled to the memory; and
- at least one processor operably coupled to the memory and the communications interface, the processor configured to execute a program of instructions, the program of instructions comprising:
  - at least one instruction for registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - at least one instruction for establishing a plurality of perimeters defining a plurality of geographic areas:
  - at least one instruction for receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area;
  - at least one instruction for determining if the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs;
  - at least one instruction for reserving content delivery to one or more of the registered application programs to being from one or more sponsors after it is determined that a target location has entered the designated geographic area in response to determining that the interest in the

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- designated geographic area is to be provided to at least one of the one or more registered application programs
- at least one instruction for receiving, from the one or more sponsors, content
  to be delivered to at least one of the one or more registered application
  program in response to said reserving; and
- at least one instruction for providing at least a portion of the content
  selected from the one or more sponsors to at least one of the one or
  more registered application programs after it is determined that the
  target location has entered the designated geographic areaat least one
  instruction to register a plurality of application programs for use with a
  content delivery platform, wherein the plurality of registered application
  programs are each associated for use with a navigation system;
- at least one instruction to establish a plurality of perimeters defining a plurality of geographic areas;
- at least one instruction to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with at least one of the plurality of geographic areas;
- at least one instruction to receive a request from a registered application program for content to be used within the registered application program;
- at least one instruction to select content associated with at least one of the plurality of sponsors to be delivered to the registered application program in accordance with a content delivery reservation associating the at least one sponsor with a geographic area; and
- at least one instruction to provide the selected content to the registered application program.
- 9. (currently amended) The system of claim 8[[,]] wherein the program of instructions further comprises:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and

- the sponsor established perimeter definitions at least partially define the designated geographic area at least one instruction to record a request identifier associated with the request; and
- at least one instruction to provide the request identifier to the registered application program.
- 10. (currently amended) The system of claim 8[9,] wherein the program of instructions further comprises:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first one of the registered application programs and receiving a second request from a second one of the registered application programs;
  - reserving content delivery to the one or more registered application programs

    includes restricting content delivered to one or more registered application

    programs to be from the first one of the registered application programs during

    a first period of time and to be from the second one of the registered application

    programs during a second period of time;
  - receiving content to be delivered to the one or more registered application programs includes receiving content from the first sponsor and receiving content from the second sponsor; and
  - application programs includes providing at least a portion of the content
    received from the first sponsor to one or more of the registered application
    programs during the first period of time and providing at least a portion of the
    content received from the second sponsor to the one or more of the registered
    application programs during the second period of timeat least one instruction to
    receive information related to user interaction with the provided content, the
    information including the request identifier; and
  - at least one instruction to provide additional content to the registered application in response to the received information.

- 11. (currently amended) The system of claim 8[[,]] wherein the one or more sponsors is at least one of the registered application program the program of instructions further comprises:
  - at least one instruction to determine whether at least one of the plurality of sponsors is associated with a geographical representation lying at least partially within a predetermined radial distance of a target location; and
  - at least one instruction to increase the predetermined radial distance in response to the at least one instruction to determine.
- 12. (currently amended) The system of claim 8[[,]] wherein the program of instructions further comprises:
  - at least one instruction to receive, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas;
  - at least one instruction to provide for providing the one or more sponsors a response to the request in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs; and
  - at least one instruction to store for storing a record of the interest in the designated selected one of the plurality of geographic area[[s]] in response to determining that the interest in the designated geographic area is to be provided to the one or more registered application programs.
- 13. (currently amended) The system of claim 12[[,]] wherein the one or more sponsors is at least one of the one or more registered application programs the program of instructions further comprises:
  - at least one instruction to receive, from the sponsor, content to be delivered to registered application programs having target locations contained within the selected one of the plurality of geographic areas.
- 14. (currently amended) The system of claim [[8,]]13 wherein the program of instructions further comprises:

- receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and
- the sponsor established perimeter definitions at least partially define the designated geographic areast least one instruction to reserve a specific one of the plurality of geographic areas for exclusive delivery of content associated with a particular one of the plurality of sponsors to registered application programs and having a target location contained within the specific one of the plurality of geographic areas.
- 15. (currently amended) A non-transitory computer readable medium tangibly embodying a program of computer executable instructions, the program of instructions comprising:
  - at least one instruction for registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - at least one instruction for establishing a plurality of perimeters defining a plurality of geographic areas:
  - at least one instruction for receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area;
  - at least one instruction for determining if the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs;
  - at least one instruction for reserving content delivery to one or more of the registered application programs to being from one or more sponsors after it is determined that a target location has entered the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs
  - at least one instruction for receiving, from the one or more sponsors, content
    to be delivered to at least one of the one or more registered application
    program in response to said reserving; and

- at least one instruction for providing at least a portion of the content selected from the one or more sponsors to at least one of the one or more registered application programs after it is determined that the target location has entered the designated geographic area tleast one instruction to register a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
- at least one instruction to establish a plurality of perimeters defining respective geographic areas;
- at least one instruction to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with at least one of the plurality of geographic areas;
- at least one instruction to receive a request from a registered application program for content to be used within the registered application program;
- at least one instruction to select content associated with at least one of the plurality of sponsors to be delivered to the registered application program in accordance with a content delivery reservation associating the at least one sponsor with a geographic area; and
- at least one instruction to provide the selected content to the registered application program.
- 16. (currently amended) The non-transitory computer readable medium of claim 15[[,]] wherein the program of instructions further comprises:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and
  - the sponsor established perimeter definitions at least partially define the designated geographic area tleast one instruction to record a request identifier associated with the request; and
  - at least one instruction to provide the request identifier to the registered application program.

- 17. (currently amended) The non-transitory computer readable medium of claim [[16,]]15 wherein the program of instructions further comprises:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first one of the registered application programs and receiving a second request from a second one of the registered application programs;
  - reserving content delivery to the one or more registered application programs
    includes restricting content delivered to one or more registered application
    programs to be from the first one of the registered application programs during
    a first period of time and to be from the second one of the registered application
    programs during a second period of time;
  - receiving content to be delivered to the one or more registered application programs includes receiving content from the first sponsor and receiving content from the second sponsor; and
  - application programs includes providing at least a portion of the content
    received from the first sponsor to one or more of the registered application
    programs during the first period of time and providing at least a portion of the
    content received from the second sponsor to the one or more of the registered
    application programs during the second period of timeat least one instruction to
    receive information related to user interaction with the provided content, the
    information including the request identifier; and
  - at least one instruction to provide additional content to the registered application in response to the received information.
- 18. (currently amended) The non-transitory computer readable medium of claim 15[[,]] wherein the one or more sponsors is at least one of the one or more registered application program the program of instructions further comprises:
  - at least one instruction to determine whether at least one of the plurality of sponsors is associated with a geographical representation lying at least partially within a predetermined radial distance of a target location; and

- at least one instruction to increase the predetermined radial distance in response to a negative determination.
- 19. (currently amended) The non-transitory computer readable medium of claim 15, wherein the program of instructions further comprises:
  - at least one instruction to receive, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas;
  - at least one instruction to provide for providing the one or more sponsors a response to the request in response to determining that the interest in the designated one or more of the plurality of geographic areas is to be provided to the one or more registered application programs; and
  - at least one instruction to store for storing a record of the interest in the designated selected one of the plurality of geographic area[[s]] in response to determining that the interest in the designated geographic area is to be provided to the one or more registered application programs; and
  - at least one instruction to receive, from the sponsor, content to be delivered to application programs having target locations contained within the selected one of the plurality of geographic areas.
- 20. (currently amended) The non-transitory computer readable medium of claim [[15,]]19 wherein-the program of instructions further comprises:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and
  - the sponsor established perimeter definitions at least partially define the designated geographic areast least one instruction to reserve a specific one of the plurality of geographic areas for exclusive delivery of content associated with a particular one of the plurality of sponsors to application programs and having a target location contained within the specific one of the plurality of geographic areas.

## REMARKS

The Application has been reviewed in light of the Office Actions mailed November 20, 2014 and May 21, 2014. At the time of this Office Action, Claims 1-20 were pending in the Application. The following actions were taken or matters raised: (I) Claims 1-20 were rejected on the grounds of nonstatutory double patenting as being unpatentable over one or more claims of U.S. Patent No. 8,433,296 in view of U.S. Patent No. 7,103,368; (II) Claims 1-3, 8-10, and 15-17 were rejected under pre-AIA 35 USC U.S.C. 103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al. (US 2008/0098420); (III) Claims 4, 11, and 18 were rejected under pre-AIA 35 USC U.S.C. 103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al. (US 2008/0098420) in further view of Sato (US 2004/0253965); and (IV) Claims 5-7, 12-14, and 19-20 were rejected under pre-AIA 35 USC U.S.C. 103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al. (US 2008/0098420) in further view of Guido (US 7814106). In order to advance prosecution of this case by overcoming the rejections asserted by the Office and/or characterizing the Applicant's claimed invention (i.e., the invention) with greater specificity, certain claims have been amended. The Applicants submit that the amendments made herein do not involve the introduction of any new matter. Accordingly, the Applicants respectfully request reconsideration and favorable action in this case.

#### **Double Patenting Rejection**

With respect to the rejection of claims 1-20 on the grounds of nonstatutory double patenting, the Applicants request reconsideration in view of the scope of amended claims 1-20.

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Rejection of the Claims 1, 8 and 15 under pre-AIA 35 USC 103(a)

The Office has rejected independent Claims 1, 8 and 15 under pre-AIA 35 U.S.C. §

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

(US 2008/0098420). The Applicants submit that the present invention as recited in amended

independent Claims 1, 8, and 15 and all claims dependent thereon are distinguished from the

disclosures of Gupta and Khivesara, individually and in any combination thereof, and that the

present invention provides advantageous, useful and non-obvious functionality with respect to

Gupta and Khivesara. Accordingly, the Applicants submit that the rejection under pre-AIA 35

U.S.C. § 103(a) applied to independent Claims 1, 8, and 15 have been overcome, and

respectfully requests the Office to withdraw such rejections to independent Claims 1, 8, and 15

as well as all claims dependent thereon.

Independent claims 1, 8, and 15 have each been amended to recite:

1.) registering a plurality of application programs for use with a content delivery

platform, wherein the plurality of registered application programs are each associated for use

with a navigation system; [originally recited language]

2.) establishing a plurality of perimeters defining a plurality of geographic areas;

[originally recited language]

3.) receiving, from the one or more of the registered application programs, at least

one request to obtain an interest in a designated geographic area; [This recited language finds

support in the specification of the Applicant's as-filed application at least at paragraphs 0009,

0018, 0021, 0044 and 0048]

4.) determining if the interest in the designated geographic area is to be provided to

at least one of the one or more registered application programs; [This recited language finds

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support in the specification of the Applicant's as-filed application at least at paragraphs 0009

and0049]

5.) in response to determining that the interest in the designated geographic area is

to be provided to at least one of the one or more registered application programs, reserving

content delivery to one or more of the registered application programs to being from one or

more sponsors after it is determined that a target location has entered the designated

geographic area; [This recited language finds support in the specification of the Applicant's

as-filed application at least at paragraphs 0019-0021, 0023, 0027, 0050 ]

6.) receiving, from the one or more sponsors, content to be delivered to at least one

of the one or more registered application program in response to said reserving; [This recited

language finds support in the specification of the Applicant's as-filed application at least at

paragraphs 0008, 0009, 0029, 0035, 0044 and 0050] and

7.) providing, after it is determined that the target location has entered the

designated geographic area, at least a portion of the content selected from the one or more

sponsors to at least one of the one or more registered application programs. [This recited

language finds support in the specification of the Applicant's as-filed application at least at

paragraphs 0006, 0019, 0021, 0029, 0034 and 0038]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended independent Claims 1, 8 and 15.

Rejection of the Claims 2, 7, 9, 14, 16 and 20 under pre-AIA 35 USC 103(a)

The Office has rejected dependent Claims 2, 9, and 16 under pre-AIA 35 U.S.C. §

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

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(US 2008/0098420). The Office has rejected dependent Claims 7, 14, and 20 under pre-AIA

35 U.S.C. § 103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of

Khivesara et al. (US 2008/0098420) in further view of Guido (US 7814106). The Applicants

submit that the present invention as recited in amended dependent Claims 2, 7, 9, 14, 16 and

20 and all claims dependent thereon are distinguished from the disclosures of Gupta,

Khivesara, and Guido, individually and in any combination thereof, and that the present

invention provides advantageous, useful and non-obvious functionality with respect to Gupta,

Khivesara and Guido. Accordingly, the Applicants submit that the rejection under pre-AIA 35

U.S.C. § 103(a) applied to dependent Claims 2, 7, 9, 14, 16 and 20 have been overcome, and

respectfully requests the Office to withdraw such rejections to dependent Claims 2, 7, 9, 14, 16

and 20 as well as all claims dependent thereon.

Dependent claims 2, 7, 9, 14, 16 and 20 have each been amended to recite:

1.) receiving the at least one request to obtain the interest in the designated geographic

area includes receiving sponsor established perimeter definitions; [This recited language finds

support in the specification of the Applicant's as-filed application at least at paragraphs 0045-

00471 and

2.) the sponsor established perimeter definitions at least partially define the designated

geographic area. [This recited language finds support in the specification of the Applicant's as-

filed application at least at paragraphs 0045-0047]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended dependent Claims 2, 7, 9, 14, 16 and 20.

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Rejection of the Claims 3, 10, and 17 under pre-AIA 35 USC 103(a)

The Office has rejected dependent Claims 3, 10, and 17 under pre-AIA 35 U.S.C. §

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

(US 2008/0098420). The Applicants submit that the present invention as recited in amended

dependent Claims 3, 10, and 17 and all claims dependent thereon are distinguished from the

disclosures of Gupta and Khivesara, individually and in any combination thereof, and that the

present invention provides advantageous, useful and non-obvious functionality with respect to

Gupta and Khivesara. Accordingly, the Applicants submit that the rejection under pre-AIA 35

U.S.C. § 103(a) applied to dependent Claims 3, 10, and 17 have been overcome, and

respectfully requests the Office to withdraw such rejections to dependent Claims 3, 10, and 17

as well as all claims dependent thereon.

Dependent claims 3, 10, and 17 have each been amended to recite:

1.) receiving the at least one request to obtain the interest in the designated

geographic area includes receiving a first request from a first one of the registered application

programs and receiving a second request from a second one of the registered application

programs; [This recited language finds support in the specification of the Applicant's as-filed

application at least at paragraphs 0009, 0018, 0021, 0044 and 0048]

2.) reserving content delivery to the one or more registered application programs

includes restricting content delivered to one or more registered application programs to be

from the first one of the registered application programs during a first period of time and to be

from the second one of the registered application programs during a second period of time;

[This recited language finds support in the specification of the Applicant's as-filed application

at least at paragraphs 0009, 0029 and 0052]

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3.) receiving content to be delivered to the one or more registered application

programs includes receiving content from the first sponsor and receiving content from the

second sponsor; [This recited language finds support in the specification of the Applicant's as-

filed application at least at paragraphs 0008, 0009, 0029, 0035, 0044 and 0050] and

4.) providing the at least a portion of the content to the one or more registered

application programs includes providing at least a portion of the content received from the first

sponsor to one or more of the registered application programs during the first period of time

and providing at least a portion of the content received from the second sponsor to the one or

more of the registered application programs during the second period of time. [This recited

language finds support in the specification of the Applicant's as-filed application at least at

paragraphs 0009, 0029 and 0052]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended dependent Claims 3, 10 and 17.

Rejection of the Claims 4, 6, 11, 13 and 18 under pre-AIA 35 USC 103(a)

The Office has rejected dependent Claims 4, 11, and 18 under pre-AIA 35 USC U.S.C.

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

(US 2008/0098420) in further view of Sato (US 2004/0253965). The Office has rejected

dependent Claims 6 and 13 under pre-AIA 35 USC U.S.C. 103(a) as being unpatentable over

Gupta et al. (US 2010/00312646) in view of Khivesara et al. (US 2008/0098420) in further

view of Guido (US 7814106). The Applicants submit that the present invention as recited in

amended dependent Claims 4, 6, 11, 13 and 18 and all claims dependent thereon are

distinguished from the disclosures of Gupta, Khivesara, Guido and Sato, individually and in

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any combination thereof, and that the present invention provides advantageous, useful and

non-obvious functionality with respect to Gupta, Khivesara, Guido and Sato. Accordingly, the

Applicants submit that the rejection under pre-AIA 35 U.S.C. § 103(a) applied to dependent

Claims 4, 6, 11, 13 and 18 have been overcome, and respectfully requests the Office to

withdraw such rejections to dependent Claims 4, 6, 11, 13 and 18 as well as all claims

dependent thereon.

Dependent claims 4, 6, 11, 13 and 18 have each been amended to recite:

1.) the one or more sponsors is at least one of the one or more registered application

programs. [This recited language finds support in the specification of the Applicant's as-filed

application at least at paragraphs 0019, 0067 and 0068]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended dependent Claims 4, 6, 11, 13 and 18.

Rejection of the Claims 5, 12, and 19 under pre-AIA 35 USC 103(a)

The Office has rejected dependent Claims 5, 12, and 19 under pre-AIA 35 USC U.S.C.

103(a) as being unpatentable over Gupta et al. (US 2010/00312646) in view of Khivesara et al.

(US 2008/0098420) in further view of Guido (US 7814106). The Applicants submit that the

present invention as recited in amended dependent Claims 5, 12, and 19 and all claims

dependent thereon are distinguished from the disclosures of Gupta, Khivesara and Guido,

individually and in any combination thereof, and that the present invention provides

advantageous, useful and non-obvious functionality with respect to Gupta, Khivesara and

Guido. Accordingly, the Applicants submit that the rejection under pre-AIA 35 U.S.C. §

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103(a) applied to dependent Claims 5, 12, and 19 have been overcome, and respectfully

requests the Office to withdraw such rejections to dependent Claims 5, 12, and 19 as well as all

claims dependent thereon.

Dependent claims 5, 12, and 19 have each been amended to recite:

1.) providing the one or more sponsors a response to the request after determining

that the interest in the designated geographic area is to be provided to the at

least one of the one or more registered application programs; [This recited

language finds support in the specification of the Applicant's as-filed

application at least at paragraphs 0009] and

2.) storing a record of the interest in the designated geographic area after

determining that the interest in the designated geographic area is to be provided

to at least one of the one or more application programs. [This recited language

finds support in the specification of the Applicant's as-filed application at least

at paragraphs 0009 and 0033]

The cited prior art references, individually or in combination, do not disclose or suggest

the claimed invention as recited in amended dependent Claims 5, 12 and 19.

**Allowable Subject Matter In Parent Application** 

In an Examiner's Amendment in the Notice of Allowance mailed January 14, 2013 in

parent application serial no. 12/434,094, the following language was amended into

independent Claims 1, 8 and 15:

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receiving, from a sponsor, a request to obtain an interest in a selected one of the

plurality of geographic areas;

providing the sponsor a response to the request;

storing a record of the interest in the selected one of the plurality of geographic areas;

and

receiving, from the sponsor, content to be delivered to registered application programs

having target locations contained within a selected one of the plurality of

geographic areas.

The Applicants submit that these same limitations are expressly and/or effectively

presented in one or more of the as-amended claims presented herein, as indicated below:

1.) receiving, from a sponsor, a request to obtain an interest in a selected one of the

plurality of geographic areas; [clause 3 of independent claims 1, 8 and 15]

2.) providing the sponsor a response to the request; [clause 1 of independent claims 5,

12 and 19]

3.) storing a record of the interest in the selected one of the plurality of geographic

areas; [clause 1 of independent claims 5, 12 and 19] and

4.) receiving, from the sponsor, content to be delivered to registered application

programs having target locations contained within a selected one of the plurality

of geographic areas. [clause 6 of independent claims 1, 8 and 15]

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## **CONCLUSION**

The Applicants have made an earnest attempt to place this case in condition for allowance. For the foregoing reasons, and for reasons clearly apparent, the Applicants respectfully requests full allowance of all pending claims. If there are any matters that can be discussed by telephone to further the prosecution of the Application, the Applicants invite the Examiner to contact the undersigned at 512-345-9767 at the Examiner's convenience.

Respectfully Submitted,

By:

David O. Simmons Reg. No. 43124

IVC Patent Agency 7637 Parkview Circle Austin, Texas 78731

Telephone: (512) 345-9767 Facsimile: (512) 345-0021

Electronic Acknowledgement Receipt						
EFS ID:	19128265					
Application Number:	13856392					
International Application Number:						
Confirmation Number:	7722					
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS					
First Named Inventor/Applicant Name:	Ryan Hardin					
Customer Number:	41468					
Filer:	David Odell Simmons					
Filer Authorized By:						
Attorney Docket Number:	0075652.00002					
Receipt Date:	27-MAY-2014					
Filing Date:	03-APR-2013					
Time Stamp:	13:14:54					
Application Type:	Utility under 35 USC 111(a)					

# **Payment information:**

Submitted wi	th Payment	no	no					
File Listin	le Listing:							
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)			
1		response.pdf	228031	yes	22			

3c7b86044cd0c8979634a39f82ad801b648 5b223

	Multipart Description/PDF files in .zip description									
	Document Description	Start	End							
	Amendment/Req. Reconsideration-After Non-Final Reject	1	1							
	Claims	2	12							
	Applicant Arguments/Remarks Made in an Amendment	13	22							
Warnings:										
Information:										
	Total Files Size (in bytes)	2	28031							

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

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

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

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

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

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

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

PTO/SB/06 (09-11)

Approved for use through 1/31/2014. OMB 0651-0032

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

P	ATENT APPL		E DET	ERMINATION		Application	o a collection of information or Docket Number /856,392	Filing Date 04/03/2013	To be Mailed
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			(Column		(Column 2)				
	FOR	1	NUMBER FI	.ED	NUMBER EXTRA		RATE (\$)	F	FEE (\$)
	BASIC FEE (37 CFR 1.16(a), (b),	or (c))	N/A		N/A		N/A		
	SEARCH FEE (37 CFR 1.16(k), (i), (i)	or (m))	N/A		N/A		N/A		
	EXAMINATION FE (37 CFR 1.16(o), (p), e		N/A		N/A		N/A		
	TAL CLAIMS CFR 1.16(i))		mir	nus 20 = *			X \$ =		
	EPENDENT CLAIM CFR 1.16(h))	S	m	inus 3 = *			X \$ =		
	APPLICATION SIZE (37 CFR 1.16(s))	FEE of p for s frac	aper, the a	ation and drawing application size f y) for each additi of. See 35 U.S.C	ee due is \$310 ( onal 50 sheets o	\$155 r			
	MULTIPLE DEPEN	IDENT CLAIM P	RESENT (3	7 CFR 1.16(j))					
* If t	he difference in colu	ımn 1 is less thaı	n zero, ente	r "0" in column 2.			TOTAL		
		(Column 1)		APPLICAT	ION AS AMEN (Column 3)		ART II		
LN	05/27/2014	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TR <b>A</b>	RATE (\$)	ADDITIO	ONAL FEE (\$)
AMENDMENT	Total (37 CFR 1.16(i))	* 20	Minus	** 20	= 0		x \$20 =		0
EN	Independent (37 CFR 1.16(h))	* 3	Minus	***3	= 0		× \$105 =		0
AM	Application Si	ze Fee (37 CFR	1.16(s))						
	FIRST PRESEN	ITATION OF MULT	IPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FE		0
		(Column 1)		(Column 2)	(Column 3)	)			
-		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EX	TRA	RATE (\$)	ADDITIO	ONAL FEE (\$)
ENDMENT	Total (37 CFR 1.16(i))	*	Minus	W W	=		X \$ =		
DM	Independent (37 CFR 1.16(h))	*	Minus	***	=		X \$ =		
EN	Application Si	ze Fee (37 CFR	1.16(s))						
AM	FIRST PRESEN	ITATION OF MULT	IPLE DEPEN	DENT CLAIM (37 CFF	R 1.16(j))				
							TOTAL ADD'L FE	≣	
** If ***	the entry in column of the "Highest Number f the "Highest Number P	er Previously Pai er Previously Pa	d For" IN Th id For" IN T	HIS SPACE is less HIS SPACE is less	than 20, enter "20" than 3, enter "3".		LIE /KAREN VEST		

This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
13/856,392	04/03/2013 Ryan Hardin		0075652.00002 7722			
41468 IVC Patent Age	7590 09/11/201 encv	4	EXAM	IINER		
7637 PARKVII AUSTIN, TX 7	EW CIRCLE		MORALES FERNANDEZ, BENJAMIN			
AUSTIN, IA /	0/31		ART UNIT	PAPER NUMBER		
			2624			
			MAIL DATE	DELIVERY MODE		
			09/11/2014	PAPER		

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

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

	<b>Application No.</b> 13/856,392	Applicant(s HARDIN ET									
Office Action Summary	Examiner BENJAMIN MORALES	Art Unit 2624	AIA (First Inventor to File) Status No								
The MAILING DATE of this communication app Period for Reply	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply										
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).											
Status											
1) Responsive to communication(s) filed on 05/27/2014.  A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/were filed on  2a) This action is FINAL.  2b) This action is non-final.  3) An election was made by the applicant in response to a restriction requirement set forth during the interview on; the restriction requirement and election have been incorporated into this action.  4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.											
·											
5) Claim(s) 1-20 is/are pending in the application.  5a) Of the above claim(s) is/are withdraw  6) Claim(s) is/are allowed.  7) Claim(s) 1-20 is/are rejected.  8) Claim(s) is/are objected to.  9) Claim(s) are subject to restriction and/or  * If any claims have been determined allowable, you may be eliparticipating intellectual property office for the corresponding as <a href="http://www.uspto.gov/patents/init_events/pph/index.jsp">http://www.uspto.gov/patents/init_events/pph/index.jsp</a> or send  * Application Papers  10) The specification is objected to by the Examine 11) The drawing(s) filed on is/are: a) access that any objection to the content of the	5a) Of the above claim(s) is/are withdrawn from consideration.  6) Claim(s) is/are allowed.  7) Claim(s) 1-20 is/are rejected.  8) Claim(s) is/are objected to.  9) Claim(s) are subject to restriction and/or election requirement.  * If any claims have been determined allowable, you may be eligible to benefit from the Patent Prosecution Highway program at a participating intellectual property office for the corresponding application. For more information, please see <a href="http://www.uspto.gov/patents/init_events/pph/index.jsp">http://www.uspto.gov/patents/init_events/pph/index.jsp</a> or send an inquiry to <a href="mailto:PHfeedback@uspto.gov">PPHfeedback@uspto.gov</a> .										
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  Certified copies:  a) All b) Some** c) None of the:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No.  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  ** See the attached detailed Office action for a list of the certified copies not received.											
Attachment(s)  1) ☐ Notice of References Cited (PTO-892)  2) ☑ Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/SPaper No(s)/Mail Date 09/20/2013.	3)  Interview Summary Paper No(s)/Mail Da  5B/08b)  4)  Other:										

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-13)

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# **DETAILED ACTION**

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

# Claim Rejections - 35 USC § 112

The following is a quotation of 35 U.S.C. 112(b):
 (b) CONCLUSION.—The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the inventor or a joint inventor regards as the invention.

The following is a quotation of 35 U.S.C. 112 (pre-AIA), second paragraph: The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claims 1-20 are rejected under 35 U.S.C. 112(b) or 35 U.S.C. 112 (pre-AIA), second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the inventor or a joint inventor, or for pre-AIA the applicant regards as the invention. The claim mentions the limitation "after it is determined that a target location has entered the designated geographic area" it is unclear how a location which a fix point in time can enter an area since a location is something that its unable to move since it's a description of fix points or places.

# **Double Patenting**

4. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory double

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patenting rejection is appropriate where the claims at issue are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the reference application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement. A terminal disclaimer must be signed in compliance with 37 CFR 1.321(b).

The USPTO internet Web site contains terminal disclaimer forms which may be used. Please visit http://www.uspto.gov/forms/. The filing date of the application will determine what form should be used. A web-based eTerminal Disclaimer may be filled out completely online using web-screens. An eTerminal Disclaimer that meets all requirements is auto-processed and approved immediately upon submission. For more information about eTerminal Disclaimers, refer to

http://www.uspto.gov/patents/process/file/efs/guidance/eTD-info-l.jsp.

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5. Claims 1-20 are rejected on the ground of nonstatutory double patenting over claims 1,6 and 11 of U.S. Patent No. 8433296 since the claims, if allowed, would improperly extend the "right to exclude" already granted in the patent.

The subject matter claimed in the instant application is fully disclosed in the patent and is covered by the patent since the patent and the application are claiming common subject matter, as follows:

13856392	8433296
1.A method comprising:	A method comprising: registering a
registering a plurality of application	plurality of application programs for use
programs for use with a content delivery	with a content delivery platform, wherein
platform, wherein the plurality of	the plurality of registered application
registered application programs are	programs are each associated with at least
each associated for use with a	one application program type; establishing
navigation system; establishing a	a plurality of perimeters defining a plurality
plurality of perimeters defining a plurality of	of geographic areas; reserving delivery of
geographic areas; <u>receiving, from the one</u>	content from a plurality of sponsors to the
or more of the registered application	plurality of registered application programs
programs, at least one request to obtain	on the basis of both a geographic area and
an interest in a designated geographic	an application program type associated
area; determining if the interest in the	with each of the plurality of registered
designated geographic area is to be	application programs; receiving, from a
provided to at least one of the one or	sponsor, a request to obtain an interest in

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more registered application programs; in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs, reserving content delivery to one or more of the registered application programs to being from one or more sponsors after it is determined that a target location has entered the designated geographic area; receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application program in response to said reserving; and providing, after it is determined that the target location has entered the designated geographic area, at least a portion of the content selected from the one or more sponsors to at least one of the one or more registered application programs.

a selected one of the plurality of geographic areas; providing the sponsor a response to the request; storing a record of the interest in the selected one of the plurality of geographic areas; receiving, from the sponsor, content to be delivered to registered application programs having target locations contained within the selected one of the plurality of geographic areas; receiving, from a registered application program, a request for content to be used within the registered application program; in response to receiving the request: selecting content from at least one sponsor to be delivered to the registered application program, subject to the reserving; and providing the content from the at least one sponsor to the registered application program.

8.A system comprising: memory; a

6. A system comprising: memory; a

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communications interface operably coupled to the memory; and at least one processor operably coupled to the memory and the communications interface, the processor configured to execute a program of instructions, the program of instructions comprising: at least one instruction for registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system; at least one instruction for establishing a plurality of perimeters defining a plurality of geographic areas; at least one instruction for receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area; at least one instruction for determining if

communications interface operably coupled to the memory; and at least one processor operably coupled to the memory and the communications interface, the processor configured to execute a program of instructions, the program of instructions comprising: at least one instruction to register a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated with at least one application program type; at least one instruction to establish a plurality of perimeters defining a plurality of geographic areas; at least one instruction to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with specific registered application program types and at least one of the plurality of geographic areas; at least one instruction to receive,

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area is to be provided to at least one of the one or more registered application programs; at least one instruction for reserving content delivery to one or more of the registered application programs to being from one or more sponsors after it is determined that a target location has entered the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs at least one instruction for receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application program in response to said reserving; and at least one instruction for providing at least a portion of the content selected from the one or more sponsors to at least one

the interest in the designated geographic

from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas; at least one instruction to provide the sponsor a response to the request; at least one instruction to store a record of the interest in the selected one of the plurality of geographic areas; at least one instruction to receive, from the sponsor, content to be delivered to registered application programs having target locations contained within the selected one of the plurality of geographic areas; at least one instruction to receive a request from a registered application program for content to be used within the registered application program; at least one instruction to select content associated with at least one of the plurality of sponsors, to be delivered to the registered application program of a specific type, in accordance with a content delivery reservation associating the at

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of the one or more registered application
programs after it is determined that the
target location has entered the designated
geographic area.

least one sponsor with a geographic area and a registered application program type; and at least one instruction to provide the selected content to the registered application program.

15. A non-transitory computer readable medium tangibly embodying a program of computer executable instructions, the program of instructions comprising: at least one instruction for registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system; at least one instruction for establishing a plurality of perimeters defining a plurality of geographic areas; at least one instruction for receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area; at least one

11. A non-transitory computer readable medium tangibly embodying a program of computer executable instructions, the program of instructions comprising: at least one instruction to register a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated with at least one application program type; at least one instruction to establish a plurality of perimeters defining respective geographic areas; at least one instruction to maintain at least one record indicating content delivery reservations associating each of a plurality of sponsors with specific registered application program types and

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instruction for determining if the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs; at least one instruction for reserving content delivery to one or more of the registered application programs to being from one or more sponsors after it is determined that a target location has entered the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs at least one instruction for receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application program in response to said reserving; and at least one instruction for providing at least a portion of the content selected from the one or more sponsors to at least one of the one

at least one of the plurality of geographic areas; at least one instruction to receive, from a sponsor, a request to obtain an interest in a selected one of the plurality of geographic areas; at least one instruction to provide the sponsor a response to the request: at least one instruction to store a record of the interest in the selected one of the plurality of geographic areas; at least one instruction to receive, from the sponsor, content to be delivered to application programs having target locations contained within the selected one of the plurality of geographic areas; at least one instruction to receive a request from a registered application program for content to be used within the registered application program; at least one instruction to select content associated with at least one of the plurality of sponsors to be delivered to the registered application program of a specific type, in

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or more registered application programs
after it is determined that the target
location has entered the designated
geographic area

accordance with a content delivery
reservation associating the at least one
sponsor with a geographic area and a
registered application program type; and at
least one instruction to provide the
selected content to the registered
application program.

As seen in the above table all the limitations in this application are on the claims of 8433296 and the only difference is that the application program type on 13/856392 is associated with a navigation system which it's not specified on claim 1 on 8433296 even though the application itself receives location information which should be associated with some kind of location identification system but it's not mentioned o the claim. Additionally the fact that the registered application program as a sponsor to supply the interest for a region. It would have been an obvious matter of design choice to let a registered application program be a sponsor, since applicant has not disclosed that receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with any well-known advertiser registering system.

However Teshima in the other hand teaches "wherein the plurality of registered application programs are each associated for use with a navigation system" (abstract

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Figure 5 column 16 lines 22-47 where the advertisements are sent to be displayed on a navigation system).

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Therefor it would have being obvious to a person with ordinary skill in the art at the time of the invention to provide the teachings described above from Teshima's invention 8433296 invention in order to effectively deliverer advertisement information to travelers both walkers and drivers.

Furthermore, there is no apparent reason why applicant was prevented from presenting claims corresponding to those of the instant application during prosecution of the application which matured into a patent. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

# Conclusion

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

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BENJAMIN MORALES whose telephone number is (571)270-5797. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kent Chang can be reached on (571) 272-7667. 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.

/BENJAMIN MORALES/ Examiner, Art Unit 2624

Art Unit: 2624

/KENT CHANG/

Supervisory Patent Examiner, Art Unit 2624

# Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
13856392	HARDIN ET AL.
Examiner	Art Unit
BENJAMIN MORALES FERNANDEZ	2624

CPC- SEARCHED		
Symbol	Date	Examiner
See east attached CPC search History	09/05/2014	B.M.

CPC COMBINATION SETS - SEARCHED					
Symbol	Date	Examiner			

	US CLASSIFICATION SEARCHE	ED	
Class	Subclass	Date	Examiner

SEARCH NOTES		
Search Notes	Date	Examiner
See East atached search History	11/08/2013	B.M

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

/B.M./ Examiner.Art Unit 2624	

U.S. Patent and Trademark Office Part of Paper No.: 20140908

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13856392	HARDIN ET AL.
	Examiner	Art Unit
	BENJAMIN MORALES   FERNANDEZ 	2624

✓	Rejected	-	Cancelled	N	Non-Elected	Α	Appeal
=	Allowed	÷	Restricted	I	Interference	0	Objected

☐ Claims	☐ Claims renumbered in the same order as presented by applicant							□ т.п	D. 🗆	R.1.47	
CL	AIM		DATE								
Final	Original	11/08/2013	05/14/2014	09/05/2014							
	1	<b>√</b>	N	✓							
	2	✓	N	✓							
	3	✓	N	✓							
	4	✓	N	✓							
	5	✓	N	✓							
	6	✓	N	✓							
	7	✓	N	✓							
	8	✓	N	✓							
	9	✓	N	✓							
	10	<b>√</b>	N	<b>√</b>							
	11	<b>√</b>	N	✓							
	12	<b>✓</b>	N	✓							
	13	<b>√</b>	N	✓							
	14	✓	N	✓							
	15	✓	N	✓							
	16	✓	N	✓							
	17	✓	N	✓							
	18	✓	N	✓							
	19	✓	N	✓							
	20	✓	N	<b>√</b>							

Receipt date: 09/20/2013

13856392 - GAU: 2624

Doc code: IDS

Doc description: Information Disclosure Statement (IDS) Filed

PTO/SB/08a (01-10)
Approved for use through 07/31/2012. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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

### **Application Number** 13856392 Filing Date 2013-04-03 INFORMATION DISCLOSURE First Named Inventor Hardin STATEMENT BY APPLICANT Art Unit 2698 ( Not for submission under 37 CFR 1.99) OPAP **Examiner Name** MORALES FERNANDEZ, BENJAMIN Attorney Docket Number 0075652.00002

SEP 2 0 2013

77.	WY & TRAD	EMART	.PATENTS			
Examiner Initial*	Cite No			Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear
	1	6810323		2004-10-26	Bullock et al.	
·	2	6847888		2005-01-25	Fox et al.	
	3	6867733		2005-03-15	Sandhu et al.	
	4	7009556	•	2006-03-07	Stewart	
	5	7080402		2006-07-18	Bates et al.	
	6	7089264		2006-08-08	Guido et al.	
	7	7096117		2006-08-22	Gale et al.	
	8	7103368		2006-09-05	Teshima	

EFS Web 2.1.17

Receipt date: 09/20/2013			13856392 - GA	U: 2624
	Application Number		13856392	
	Filing Date		2013-04-03	
INFORMATION DISCLOSURE	First Named Inventor Hardi		ardin	
( Not for submission under 37 CFR 1.99)	Art Unit		2698	
( Not for submission under 37 CFR 1.99)	Examiner Name	MOR	ALES FERNANDEZ, BENJAMIN	
	Attorney Docket Numb		0075652 00002	

	9	7124370		2006-10-17	Fish	
	10	7200673		2007-04-03	Augart	
	11	7207802		2007-04-24	Wilson	
	12	7219303		2007-05-15	Fish	
	13	7814106		2010-10-12	Guido et al.	
If you wis	h to add	additional U.S. Paten	t citatio	n information pl	ease click the Add button.	
			U.S.P	ATENT APPLIC	CATION PUBLICATIONS	
Examiner Initial*	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
	1	20030064705		2003-04-03	Desiderio	
	2	20030198346		2003-10-23	Meifu et al.	
	3	20040214550		2004-10-28	Jenkins	
	4	20040220906		2004-11-04	Gargi et al.	

EFS Web 2.1.17

0075652.00002

Attorney Docket Number

5	20040253965	2004-12-16	Sato et al.	
6	20060064346	2006-03-23	Steenstra et al.	
7	20070185768	2007-08-09	Vengroff et al.	
8	20080004952	2008-01-03	Koli	
9	20080154728	2008-06-26	Thomas	
10	20080163073	2008-07-03	Becker et al.	
11	20080162032	2008-07-03	Wuersch et al.	
12	20080215524	2008-09-04	Fuchs et al.	
13	20080262897	2008-10-23	Howarter et al.	
14	20080307498	2008-12-11	Johnson et al.	
15	20080313039	2008-12-18	Altberge et al.	

EFS Web 2.1.17 ·

· · ·		: 09/20/2013		Applic	cation N	umber		13856392		3856392 - GAU:	
INFORMATION DISCLOSURE		Filing	Filing Date		2013-04-03						
		First 1	Named	Inventor	Hard	lin					
		NT BY APPLICA		Art Ur	nit		<del></del>	2698			
( NOL IOI :	Subili	ission under 37 CFR	1.33)	Exam	iner Na	me	MOF	RALES FERNANDE	Z, BEN	JAMIN	
				Attorn	ey Doc	ket Numb	er	0075652.00002			
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	1	Wayback machine "Iphone App Advertisement" http://www.blog.yieldbuild.com/2008/08/21/iphone-app-advertising/. Aug. 24, 2008.									
	2	AdMob, Inc., "Help for A May 19, 2009.	dvertiser	sAd Prio	oing", htt	p://www.ad	mob.c	com/home/help/help	files/Ad	dvertisers/Ad Pricing,	
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		13856392	2 - GAU: 2624
Application Number		13856392	
Filing Date		2013-04-03	
First Named Inventor	Hardi	in	
Art Unit	•	2698	
Examiner Name	MOR	ALES FERNANDEZ, BENJAMIN	
	Filing Date First Named Inventor Art Unit	Filing Date First Named Inventor Hardi Art Unit	Application Number 13856392  Filing Date 2013-04-03  First Named Inventor Hardin  Art Unit 2698

0075652.00002

Attorney Docket Number

	4	AdMob, Inc., "iPhone for Advertisers", http://www.admob.com/home/help/helpfiles/Advertisers/iPhone Ad, May 19, 2009.	
	5	Google, Inc., "What are the different options for targeting ads to mobile phones and devices?", https://adwords.google.com/support/bin/answer=107265&hl=en.subUS, May 18, 2009.	
	6	Google, Inc., "How does customized targeting work?", http://adwords.google.com/support/bin/answer.py?answer=116, May 18, 2009.	
	7	Google, Inc., "How are ads ranked?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=6111, May 18, 2009.	
	8	Google, Inc., "How do ads cycle through the search page results?", http://adwords.google.com/support/bin/answer.py? hl=en&answer=87402, May 18, 2009.	
	9	Google, Inc., "How do I create a mobile ad?", http://adwords.google.com/support/bin/answer=29488&cbid, May 18, 2009.	
	10	Google, Inc., "Lesson 3c: Language & Location Targeting", http://www.google.com/adwords/learningcenter/text/print-19158.html, May 19, 2009.	
	11	Google, Inc., "What is position preference?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=31788, May 19, 2009.	
	12	Google, Inc., "What are mobile ads?", http://adwords.google.com/support/bin/answer.py?answer=29492&cbid, May 18, 2009.	
	13	Google, Inc., "Why can't I see my ad?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=6105, May 18, 2009.	
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EXAMINER SIGNATURE							
Examiner Signature	/Benjamin Morales Fernandez/	Date Considered	09/08/2014				
citation if not in conform	nance and not considered. Include copy of thi	is form with next communication t	to applicant.				
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Doc Code: DIST.E.FILE Document Description: Electronic	Terminal Disclaimer - Filed	PTO/SB/26 U.S. Patent and Trademark Office Department of Commerce				
Electronic Petition Request	TERMINAL DISCLAIMER TO OF	BVIATE A DOUBLE PATENTING REJECTION OVER A				
Application Number	13856392					
Filing Date	03-Apr-2013					
First Named Inventor	Ryan Hardin					
Attorney Docket Number	0075652.00002					
Title of Invention	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS					
Filing of terminal disclaimer do Office Action	es not obviate requirement for res	ponse under 37 CFR 1.111 to outstanding				
This electronic Terminal Disclai	mer is not being used for a Joint Re	esearch Agreement.				
Owner	P	Percent Interest				
Ryan Hardin and Andrew Hill	1	00%				

The owner(s) with percent interest listed above in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of prior patent number(s)

# 8433296

as the term of said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term of the prior patent, "as the term of said prior patent is presently shortened by any terminal disclaimer," in the event that said prior patent later:

- expires for failure to pay a maintenance fee;
- is held unenforceable;
- is found invalid by a court of competent jurisdiction;
- is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321;
- has all claims canceled by a reexamination certificate;
- is reissued; or
- is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.
- Terminal disclaimer fee under 37 CFR 1.20(d) is included with Electronic Terminal Disclaimer request.

0	I certify, in accordance with 37 CFR 1.4(d)(4), that the terminal disclaimer fee under 37 CFR 1.20(d) required for this terminal disclaimer has already been paid in the above-identified application.							
Арр	pplicant claims the following fee status:							
0	Small Entity							
•	Micro Entity							
0	Regular Undiscounted							
belie the l	hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and he like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and hat such willful false statements may jeopardize the validity of the application or any patent issued thereon.							
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l ce	rtify, in accordance with 37 CFR	1.4(d)(4) that I am:						
•	An attorney or agent registered to practice before the Patent and Trademark Office who is of record in this application							
	Registration Number 43124	1						
0	A sole inventor							
0	A joint inventor; I certify that I am authorized to sign this submission on behalf of all of the inventors as evidenced by the power of attorney in the application							
0	A joint inventor; all of whom ar	re signing this request						
Sig	nature	/David O. Simmons/						
Name David Simmons								

<sup>\*</sup>Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP  $\S$  324.

Electronic Patent Application Fee Transmittal								
Application Number:	13856392							
Filing Date:	03	03-Apr-2013						
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS							
First Named Inventor/Applicant Name:	Ryan Hardin							
Filer:	David Odell Simmons							
Attorney Docket Number:	0075652.00002							
Filed as Micro Entity								
Utility under 35 USC 111(a) Filing Fees								
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)			
Basic Filing:								
Statutory or Terminal Disclaimer		1814	1	160	160			
Pages:								
Claims:								
Miscellaneous-Filing:								
Petition:								
Patent-Appeals-and-Interference:								
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Extension-of-Time:								

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
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Doc Code: DISQ.E.FILE Document Description: Electronic Terminal Disclaimer – Approved
Application No.: 13856392
Filing Date: 03-Apr-2013
Applicant/Patent under Reexamination: Hardin et al.
Electronic Terminal Disclaimer filed on October 7, 2014
This patent is subject to a terminal disclaimer
DISAPPROVED
Approved/Disapproved by: Electronic Terminal Disclaimer automatically approved by EFS-Web
U.S. Patent and Trademark Office

Electronic Acknowledgement Receipt						
EFS ID:	20348799					
Application Number:	13856392					
International Application Number:						
Confirmation Number:	7722					
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS					
First Named Inventor/Applicant Name:	Ryan Hardin					
Customer Number:	41468					
Filer:	David Odell Simmons					
Filer Authorized By:						
Attorney Docket Number:	0075652.00002					
Receipt Date:	07-OCT-2014					
Filing Date:	03-APR-2013					
Time Stamp:	14:09:31					
Application Type:	Utility under 35 USC 111(a)					

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

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

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

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

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

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

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Ryan Hardin et al. : By the Examiner: Benjamin Morales

Fenandez

Serial No.: 13/856,392 : Group Art Unit: 2624

Filed: April 3, 2013 :

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

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

# Examiner Fernandez:

This is a response to an Office Actions mailed September 11, 2014 mailed by the United States Patent And Trademark Office (the Office). The Applicants request reconsideration of the above-identified application in view of the remarks presented herein.

Amendment of the Claims begin on page 2 of this correspondence;

Remarks begin on page 10 of this correspondence; and

Conclusions begin on page 12 of this correspondence.

# **AMENDMENTS - IN THE CLAIMS**

Please amend the claims as follows. This listing of the claims will replace all prior versions, and listings, of the claims in the Application.

- 1. (currently amended) A method comprising:
  - registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - establishing a plurality of perimeters defining a plurality of geographic areas;
  - receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area;
  - determining if the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs;
  - in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs, reserving content delivery to one or more of the registered application programs to being from one or more sponsors after it is determined that an object of interesttarget location has entered the designated geographic area;
  - receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application programs in response to said reserving; and
  - providing, after it is determined that the <u>object of interest</u>target location has entered the designated geographic area, at least a portion of the content selected from the one or more sponsors to at least one of the one or more registered application programs.
- 2. (previously presented) The method of claim 1 wherein:

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receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and the sponsor established perimeter definitions at least partially define the designated geographic area.

- 3. (previously presented) The method of claim 1 wherein:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first one of the registered application programs and receiving a second request from a second one of the registered application programs;
  - reserving content delivery to the one or more registered application programs includes restricting content delivered to one or more registered application programs to be from the first one of the registered application programs during a first period of time and to be from the second one of the registered application programs during a second period of time;
  - receiving content to be delivered to the one or more registered application programs includes receiving content from the first sponsor and receiving content from the second sponsor; and
  - providing the at least a portion of the content to the one or more registered application programs includes providing at least a portion of the content received from the first sponsor to one or more of the registered application programs during the first period of time and providing at least a portion of the content received from the second sponsor to the one or more of the registered application programs during the second period of time.
- 4. (previously presented) The method of claim 1 wherein the one or more sponsors is at least one of the one or more registered application programs.
- 5. (previously presented) The method of claim 1, further comprising:

providing the one or more sponsors a response to the request in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs; and storing a record of the interest in the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to the one or more registered application programs.

- 6. (previously presented) The method of claim 5 wherein the one or more sponsors is at least one of the one or more registered application programs.
- 7. (previously presented) The method of claim 6 wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and the sponsor established perimeter definitions at least partially define the designated geographic area.

8. (currently amended) A system comprising:

memory;

- a communications interface operably coupled to the memory; and
- at least one processor operably coupled to the memory and the communications interface, the processor configured to execute a program of instructions, the program of instructions comprising:
  - at least one instruction for registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - at least one instruction for establishing a plurality of perimeters defining a plurality of geographic areas;
  - at least one instruction for receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area;

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**PATENT** 

- at least one instruction for determining if the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs;
- at least one instruction for reserving content delivery to one or more of the registered application programs to being from one or more sponsors after it is determined that an <u>object of interesttarget location</u> has entered the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs
- at least one instruction for receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application programs in response to said reserving; and
- at least one instruction for providing at least a portion of the content selected from the one or more sponsors to at least one of the one or more registered application programs after it is determined that the <u>object of interesttarget location</u> has entered the designated geographic area.
- 9. (previously presented) The system of claim 8 wherein:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and the sponsor established perimeter definitions at least partially define the designated geographic area.
- 10. (previously presented) The system of claim 8 wherein:
  - receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first one of the registered application programs and receiving a second request from a second one of the registered application programs;
  - reserving content delivery to the one or more registered application programs includes restricting content delivered to one or more registered application programs to be from the first one of the registered application programs during

**PATENT** 

a first period of time and to be from the second one of the registered application programs during a second period of time;

receiving content to be delivered to the one or more registered application programs includes receiving content from the first sponsor and receiving content from the second sponsor; and

providing the at least a portion of the content to the one or more registered application programs includes providing at least a portion of the content received from the first sponsor to one or more of the registered application programs during the first period of time and providing at least a portion of the content received from the second sponsor to the one or more of the registered application programs during the second period of time.

- 11. (previously presented) The system of claim 8 wherein the one or more sponsors is at least one of the registered application program.
- 12. (previously presented) The system of claim 8 wherein the program of instructions further comprises:
  - at least one instruction for providing the one or more sponsors a response to the request in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs; and
  - at least one instruction for storing a record of the interest in the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to the one or more registered application programs.
- 13. (previously presented) The system of claim 12 wherein the one or more sponsors is at least one of the one or more registered application programs.
- 14. (previously presented) The system of claim 13 wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and the sponsor established perimeter definitions at least partially define the designated geographic area.

- 15. (currently amended) A non-transitory computer readable medium tangibly embodying a program of computer executable instructions, the program of instructions comprising:
  - at least one instruction for registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - at least one instruction for establishing a plurality of perimeters defining a plurality of geographic areas;
  - at least one instruction for receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area;
  - at least one instruction for determining if the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs;
  - at least one instruction for reserving content delivery to one or more of the registered application programs to being from one or more sponsors after it is determined that an <u>object of interesttarget location</u> has entered the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs
  - at least one instruction for receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application programs in response to said reserving; and
  - at least one instruction for providing at least a portion of the content selected from the one or more sponsors to at least one of the one or more registered application programs after it is determined that the <u>object of interest</u>target location has entered the designated geographic area.

16. (previously presented) The non-transitory computer readable medium of claim 15 wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and the sponsor established perimeter definitions at least partially define the designated geographic area.

17. (previously presented) The non-transitory computer readable medium of claim 15 wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first one of the registered application programs and receiving a second request from a second one of the registered application programs;

reserving content delivery to the one or more registered application programs includes restricting content delivered to one or more registered application programs to be from the first one of the registered application programs during a first period of time and to be from the second one of the registered application programs during a second period of time;

receiving content to be delivered to the one or more registered application programs includes receiving content from the first sponsor and receiving content from the second sponsor; and

providing the at least a portion of the content to the one or more registered application programs includes providing at least a portion of the content received from the first sponsor to one or more of the registered application programs during the first period of time and providing at least a portion of the content received from the second sponsor to the one or more of the registered application programs during the second period of time.

18. (previously presented) The non-transitory computer readable medium of claim 15 wherein the one or more sponsors is at least one of the one or more registered application program.

- 19. (previously presented) The non-transitory computer readable medium of claim 15, wherein the program of instructions further comprises:
  - at least one instruction for providing the one or more sponsors a response to the request in response to determining that the interest in the designated one or more of the plurality of geographic areas is to be provided to the one or more registered application programs; and
  - at least one instruction for storing a record of the interest in the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to the one or more registered application programs.
- 20. (previously presented) The non-transitory computer readable medium of claim 19 wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and the sponsor established perimeter definitions at least partially define the designated geographic area.

**PATENT** 

**REMARKS** 

The Application has been reviewed in light of the Office Actions mailed September 11,

2014. At the time of this Office Action, Claims 1-20 were pending in the Application. The

following actions were taken or matters raised: (I) Claims 1-20 were rejected under 35 U.S.C.

112(b) or 35 U.S.C. § 112 (pre-AIA), second paragraph and (II) Claims 1-20 were rejected on

the grounds of nonstatutory double patenting as being unpatentable over one or more claims of

U.S. Patent No. 8,433,296. In order to advance prosecution of this case by overcoming the

rejections asserted by the Office and/or characterizing the Applicant's claimed invention (i.e.,

the invention) with greater specificity, certain claims have been amended and a terminal

disclaimer has been filed in association with this matter. The Applicants submit that the

amendments made herein do not involve the introduction of any new matter. Accordingly, the

Applicants respectfully request reconsideration and favorable action in this case.

**Double Patenting Rejection** 

With respect to the rejection of claims 1-20 on the grounds of nonstatutory double

patenting, the Applicants submit that a terminal disclaimer has been filed in association with

this matter.

Rejection of the Claims 1-20 under 35 U.S.C. § 112

The Office has rejected independent Claims 1-20 under 35 U.S.C. 112(b) or 35 U.S.C.

§ 112 (pre-AIA), second paragraph. The Applicants submit that the present invention as

recited in amended independent Claims 1, 8, and 15 and all claims dependent thereon over

come this rejection. The term -target location—has been replaced with "object of interest".

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- - Docket No: 0075652.00002

**PATENT** 

This amendment finds support at paragraphs 0030, 0031, 0032, 0034, and 0035. Accordingly,

the Applicants submit that the rejection under 35 U.S.C. 112(b) or 35 U.S.C. § 112 (pre-AIA),

second paragraph applied to independent Claims 1, 8, and 15 have been overcome, and

respectfully requests the Office to withdraw such rejections to independent Claims 1, 8, and 15

as well as all claims dependent thereon.

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- - Docket No: 0075652.00002

**PATENT** 

**CONCLUSION** 

The Applicants have made an earnest attempt to place this case in condition for allowance.

For the foregoing reasons, and for reasons clearly apparent, the Applicants respectfully requests

full allowance of all pending claims. If there are any matters that can be discussed by telephone

to further the prosecution of the Application, the Applicants invite the Examiner to contact the

undersigned at 512-345-9767 at the Examiner's convenience.

Respectfully Submitted,

/David O. Simmons/

By:

David O. Simmons

Reg. No. 43124

**IVC Patent Agency** 7637 Parkview Circle Austin, Texas 78731

Telephone: (512) 345-9767

Facsimile: (512) 345-0021

12

Docket No: 0075652.00002

Electronic Acknowledgement Receipt				
EFS ID:	20349041			
Application Number:	13856392			
International Application Number:				
Confirmation Number:	7722			
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS			
First Named Inventor/Applicant Name:	Ryan Hardin			
Customer Number:	41468			
Filer:	David Odell Simmons			
Filer Authorized By:				
Attorney Docket Number:	0075652.00002			
Receipt Date:	07-OCT-2014			
Filing Date:	03-APR-2013			
Time Stamp:	14:18:03			
Application Type:	Utility under 35 USC 111(a)			

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Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		response.pdf	139722	yes	12
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#### New Applications Under 35 U.S.C. 111

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

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

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

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

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

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P	ATENT APPL		EE DETI	ERMINATION		Application	o a collection of information or Docket Number /856,392	Filing Date 04/03/2013	To be Mailed
							<del>_</del>	ARGE SMALL	₋ ⊠ MICRO
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$\vdash$	BASIC FEE		N/A	-50	N/A	-	N/A		⊏ (Φ)
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	(37 CFR 1.16(o), (p),		N/A		N/A	_	N/A	+	
(37	CFR 1.16(i)) EPENDENT CLAIM	9	mir	nus 20 = *		_	X \$ =	+	
	CFR 1.16(h))			inus 3 = *	gs exceed 100 she	ets	X \$ =	+	
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	MULTIPLE DEPEN								
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		(Column 1)		APPLICAT	(Column 3)	ED – PA	RT II		
LN.	10/07/2014	CLAIMS REMAINING AFTER AMENDMEN <sup>T</sup>	-	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTE	RA	RATE (\$)	ADDITION	IAL FEE (\$)
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							TOTAL ADD'L FEE		0
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This collection of information is required by 37 CFR 1.16. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS

ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.** 

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

UNITED STATES 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

41468 7590 IVC Patent Agency 7637 PARKVIEW CIRCLE AUSTIN, TX 78731

10/28/2014

EXAMINER

MORALES FERNANDEZ, BENJAMIN

ART UNIT

PAPER NUMBER

2624

DATE MAILED: 10/28/2014

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
13/856 392	04/03/2013	Rvan Hardin	0075652 00002	7722

TITLE OF INVENTION: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	MICRO	\$240	\$0	\$0	\$240	01/28/2015

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

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

#### HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

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

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

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

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

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

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

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

10/28/2014

**IVC Patent Agency** 7637 PARKVIEW CIRCLE AUSTIN, TX 78731

7590

41468

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

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

							(Date)	
			_					
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR			NEY DOCKET NO.	CONFIRMATION NO.	
13/856,392	04/03/2013	•	Ryan Hardin	•	007	75652.00002	7722	
TITLE OF INVENTION	I: EXCLUSIVE DELIVE	ERY OF CONTENT WIT	'HIN GEOGRAPHIC ARE	AS				
APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE	FEE	TOTAL FEE(S) DUE	DATE DUE	
nonprovisional	MICRO	\$240	\$0	\$0		\$240	01/28/2015	
EXAM	IINER	ART UNIT	CLASS-SUBCLASS					
MORALES FERNA	NDEZ, BENJAMIN	2624	455-414100					
1. Change of corresponde CFR 1.363).	ence address or indicatio	n of "Fee Address" (37	2. For printing on the p			1		
	ondence address (or Cha B/122) attached.	inge of Correspondence	(1) The names of up to or agents OR, alternation	o 3 registered patent rely,	attorney			
☐ "Fee Address" ind	lication (or "Fee Address 22 or more recent) attach	" Indication form	(2) The name of a sing registered attorney or a 2 registered patent atto listed, no name will be	rnevs or agents. If r	member s of up t o name i	a 2 to is 3		
PLEASE NOTE: Unl recordation as set fort (A) NAME OF ASSI	less an assignee is ident h in 37 CFR 3.11. Com GNEE		(B) RESIDENCE: (CITY	atent. If an assigne assignment. and STATE OR Co	OUNTR	Y)	ocument has been filed for up entity	
4a. The following fee(s)	are submitted:	41	o. Payment of Fee(s): ( <b>Ple</b> 2	se first reapply an	y previo	usly paid issue fee s	shown above)	
Issue Fee			A check is enclosed.					
☐ Publication Fee (N☐ Advance Order - #	No small entity discount p f of Copies	☐ Payment by credit card. Form PTO-2038 is attached. ☐ The Director is hereby authorized to charge the required fee(s), any deficiency, or credits any overpayment, to Deposit Account Number (enclose an extra copy of this form).						
5. Change in Entity Sta	*	*						
_	ng micro entity status. Se	NOTE: Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.						
Applicant assertin	g small entity status. See	NOTE: If the application to be a notification of los	s of entitlement to n	nicro enti	ity status.			
Applicant changin	ng to regular undiscounte	d fee status.	NOTE: Checking this borentity status, as applicable	x will be taken to be e.	a notific	cation of loss of entit	element to small or micro	
NOTE: This form must b	oe signed in accordance v	with 37 CFR 1.31 and 1.33	3. See 37 CFR 1.4 for sign	ature requirements a	nd certif	ications.		

Page 2 of 3

Date

Registration No. \_

PTOL-85 Part B (10-13) Approved for use through 10/31/2013.

OMB 0651-0033

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

Authorized Signature

Typed or printed name



## 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.	
13/856,392	04/03/2013	Ryan Hardin	0075652.00002	7722	
41468 75	90 10/28/2014		EXAM	INER	
IVC Patent Agen			MORALES FERNANDEZ, BENJAMIN		
7637 PARKVIEW AUSTIN, TX 7873			ART UNIT	PAPER NUMBER	
			2624		

DATE MAILED: 10/28/2014

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

(Applications filed on or after May 29, 2000)

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

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

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

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

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

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

#### **Privacy Act Statement**

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

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

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

	Application No. 13/856,392		Applicant(s) HARDIN ET AL.		
Notice of Allowability	Examiner BENJAMIN MORALES	<b>Art Unit</b> 2624	AIA (First Inventor to File) Status No		
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED in this or other appropriate communica <b>GHTS.</b> This application is subje	application. If not ation will be mailed	included in due course. <b>THIS</b>		
<ol> <li>This communication is responsive to 10/07/2014.</li> <li>A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/</li> </ol>	were filed on				
2. An election was made by the applicant in response to a restriction requirement and election have been incorporated into this ac		ng the interview or	; the restriction		
<ol> <li>The allowed claim(s) is/are 1-20. As a result of the allowed of Highway program at a participating intellectual property offic http://www.uspto.gov/patents/init_events/pph/index.jsp or se</li> </ol>	e for the corresponding applicat	tion. For more infor			
4. Acknowledgment is made of a claim for foreign priority unde	r 35 U.S.C. § 119(a)-(d) or (f).				
Certified copies:					
a) ☐ All b) ☐ Some *c) ☐ None of the:					
1. Certified copies of the priority documents have					
2. Certified copies of the priority documents have					
<ol><li>Copies of the certified copies of the priority doc</li></ol>	cuments have been received in t	this national stage	application from the		
International Bureau (PCT Rule 17.2(a)).					
* Certified copies not received:					
Applicant has THREE MONTHS FROM THE "MAILING DATE" on noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		eply complying with	the requirements		
5. CORRECTED DRAWINGS ( as "replacement sheets") must	be submitted.				
including changes required by the attached Examiner's Paper No./Mail Date	Amendment / Comment or in the	ne Office action of			
Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the			(not the back) of		
<ol> <li>DEPOSIT OF and/or INFORMATION about the deposit of Bi attached Examiner's comment regarding REQUIREMENT FO</li> </ol>			he		
Attachment(s)	5 🔲 Swamin ada Am				
1. Notice of References Cited (PTO-892)	5. Examiner's Am				
<ol> <li>Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date</li> </ol>	6. 🛛 Examiner's Sta	tement of Reasons	for Allowance		
3. Examiner's Comment Regarding Requirement for Deposit of Biological Material  4. Deposit of Biological Material  4. Deposit of Biological Material  5. Deposit of Biological Material  6. Deposit of Biological Material	7. 🗌 Other				
<ol> <li>Interview Summary (PTO-413), Paper No./Mail Date</li> </ol>					
/BENJAMIN MORALES/	/KENT CHANG/				
Examiner, Art Unit 2624	Supervisory Patent	t Examiner, Art U	nit 2624		

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

Notice of Allowability

Part of Paper No./Mail Date 20141016

Application/Control Number: 13/856,392 Page 2

Art Unit: 2624

**DETAILED ACTION** 

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

provisions.

Terminal Disclaimer

2. The terminal disclaimer filed on 10/07/2014 disclaiming the terminal portion of

any patent granted on this application which would extend beyond the expiration date of

8433296 has been reviewed and is accepted. The terminal disclaimer has been

recorded.

Allowable Subject Matter

3. Claims 1-20 are allowed.

**Reasons For Allowance** 

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

are allowable over the prior art on record because none of the references in record

either alone inherently or in combination discloses or renders obvious the combination

of elements as claimed (Emphasis added): A method comprising: registering a

plurality of application programs for use with a content delivery platform, wherein

the plurality of registered application programs are each associated for use with a

navigation system; establishing a plurality of perimeters defining a plurality of

Exhibit 1010

Page 228 of 284

Application/Control Number: 13/856,392 Page 3

Art Unit: 2624

geographic areas; receiving, from the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area; determining if the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs; in response to determining that the interest in the designated geographic area is to be provided to at least one of the one or more registered application programs, reserving content delivery to one or more of the registered application programs to being from one or more sponsors after it is determined that an object of interest has entered the designated geographic area; receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application programs in response to said reserving; and providing, after it is determined that the object of interest has entered the designated geographic area, at least a portion of the content selected from the one or more sponsors to at least one of the one or more registered application programs.

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."

Application/Control Number: 13/856,392 Page 4

Art Unit: 2624

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BENJAMIN MORALES whose telephone number is (571)270-5797. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kent Chang can be reached on (571) 272-7667. 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.

/BENJAMIN MORALES/ Examiner, Art Unit 2624

/KENT CHANG/ Supervisory Patent Examiner, Art Unit 2624

# **EAST Search History**

# **EAST Search History (Interference)**

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L6	0	((register\$3 near4 (application or app or program) same (content or advertisement or sponsor or cupons or banner or promotional)) same (navigation or GPG or location near system or module) same (establish\$3 or defin\$3 or select\$3) near (perimeter or boundary or border or region) same (request\$3 near5 interes near10 area) same reserving near10 (content or advertisement or sponsor or cupons or banner or promotional) near5 based near5 (location region area) same receiving near5 (content or advertisement or sponsor or cupons or banner or promotional)).clm.	US- PGPUB; USPAT; UPAD	OR	ON	2014/10/17 14:39
L7	0	((register\$3 same (application or app or program) same (content or advertisement or sponsor or cupons or banner or promotional)) same (navigation or GPG or location near system or module) same (establish\$3 or defin\$3 or select\$3) near (perimeter or boundary or border or region) same (request\$3 near5 interes near10 area) same reserving near10 (content or advertisement or sponsor or cupons or banner or promotional) near5 based near5 (location region area) same receiving near5 (content or advertisement or sponsor or cupons or banner or promotional)).clm.	US- PGPUB; USPAT; UPAD	OR	ON	2014/10/17 14:39
L8	0	((register\$3 near10 (application or app or program) same (content or advertisement or sponsor or cupons or banner or promotional)) and (navigation or GPG or location near3 (system or module)) same (establish\$3 or defin\$3 or select\$3) near (perimeter or boundary or border or region) same (request\$3 near5 interes near10 area) same reserving near10 (content or advertisement or sponsor or cupons or banner or promotional) near5 based near5 (location region area) same receiving near5 (content or advertisement or sponsor or cupons or banner or promotional)).clm.	US- PGPUB; USPAT; UPAD	OR	ON	2014/10/17 14:40
L9	0	((register\$3 near10 (application or app or program) same (content or advertisement or sponsor or cupons or banner or promotional)) and (navigation or GPG or location near3 (system or module)) and (establish\$3 or defin\$3 or select\$3) near5 (perimeter or boundary or border or region) same (request\$3 near5 interes near10 area) same reserving near10 (content or advertisement or sponsor or cupons or banner or promotional) near5 based near5 (location region area) same receiving near5 (content or advertisement or sponsor or cupons or banner or promotional)).clm.	US- PGPUB; USPAT; UPAD	OR	ON	2014/10/17 14:40

L10		((register\$3 near10 (application or app or program) same (content or advertisement or sponsor or cupons or banner or promotional)) and (navigation or GPG or location near3 (system or module)) and (establish\$3 or defin\$3 or select\$3) near5 (perimeter or boundary or border or region) and (request\$3 near5 interes near10 area) and reserv\$3 near10 (content or advertisement or sponsor or cupons or banner or promotional) near5 based near5 (location region area) and receiving near5 (content or advertisement or sponsor or cupons or banner or promotional)).clm.	US- PGPUB; USPAT; UPAD		ON	2014/10/17 14:40
L11	0	((register\$3 near10 (application or app or program) same (content or advertisement or sponsor or cupons or banner or promotional)) and (navigation or GPG or location near3 (system or module)) and (establish\$3 or defin\$3 or select\$3) near5 (perimeter or boundary or border or region) and (request\$3 near5 interes near10 area) and reserv\$3 near10 (content or advertisement or sponsor or cupons or banner or promotional) near5 based near5 (location region area) and receiv\$3 near5 (content or advertisement or sponsor or cupons or banner or promotional)).clm.	US- PGPUB; USPAT; UPAD	OR	ON	2014/10/17 14:41
L12	Ο	((register\$3 near10 (application or app or program) same (content or advertisement or sponsor or cupons or banner or promotional)) and (navigation or GPG or location near3 (system or module)) and (establish\$3 or defin\$3 or select\$3) near5 (perimeter or boundary or border or region) and (request\$3 near5 interes near10 area) and reserv\$3 near10 (content or advertisement or sponsor or cupons or banner or promotional) near5 based near5 (location region area) and receiv\$3 near5 (content or advertisement or sponsor or cupons or banner or promotional or advertising)).clm.	US- PGPUB; USPAT; UPAD	OR	ON	2014/10/17 14:41
L13	0	((register\$3 near10 (application or app or program) same (content or advertisement or	US- PGPUB; USPAT; UPAD	OR	ON	2014/10/17 14:41

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OK TO ENTER: /B.M./

**PATENT** 

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Ryan Hardin et al. : By the Examiner: Benjamin Morales

Fenandez

Serial No.: 13/856,392 : Group Art Unit: 2624

Filed: April 3, 2013 :

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

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

#### Examiner Fernandez:

This is a response to an Office Actions mailed September 11, 2014 mailed by the United States Patent And Trademark Office (the Office). The Applicants request reconsideration of the above-identified application in view of the remarks presented herein.

Amendment of the Claims begin on page 2 of this correspondence;

Remarks begin on page 10 of this correspondence; and

Conclusions begin on page 12 of this correspondence.

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Index of Claims	13856392	HARDIN ET AL.
	Examiner	Art Unit
	BENJAMIN MORALES FERNANDEZ	2624

<b>✓</b>	Rejected	-	Cancelled	N	Non-Elected	A	Appeal
=	Allowed	÷	Restricted	I	Interference	0	Objected

☐ Claims	☐ Claims renumbered in the same order as presented by applicant ☐ CPA ☐ T.D. ☐ R.1.47													
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	3	✓	N	✓	=									
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# Issue Classification

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13856392

HARDIN ET AL.

Applicant(s)/Patent Under Reexamination

Examiner

BENJAMIN MORALES FERNANDEZ

Art Unit

2624

СРС							
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CPC Combination Sets				
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/BENJAMIN MORALES FERNANDEZ/ Examiner.Art Unit 2624	10/17/2014	Total Claims Allowed: 20				
(Assistant Examiner)	(Date)					
/KENT CHANG/ Supervisory Patent Examiner.Art Unit 2624	10/20/2014	O.G. Print Claim(s)	O.G. Print Figure			
(Primary Examiner)	(Date)	1	1			

U.S. Patent and Trademark Office Paper No. 20141016

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13856392	HARDIN ET AL.
	Examiner	Art Unit

	US ORIGINAL CLASSIFICATION							INTERNATIONAL CLASSIFICATION							
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/BENJAMIN MORALES FERNANDEZ/ Examiner.Art Unit 2624	10/17/2014	Total Claims Allowed: 20				
(Assistant Examiner)	(Date)					
/KENT CHANG/ Supervisory Patent Examiner.Art Unit 2624	10/20/2014	O.G. Print Claim(s)	O.G. Print Figure			
(Primary Examiner)	(Date)	1	1			

U.S. Patent and Trademark Office Paper No. 20141016

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	13856392	HARDIN ET AL.
	Examiner	Art Unit
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Claims renumbered in the same order as presented by applicant									☐ CPA ☐ T.D. ☐ R.1.47							
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/BENJAMIN MORALES FERNANDEZ/ Examiner.Art Unit 2624	10/17/2014	Total Claims Allowed:		
(Assistant Examiner)	(Date)	20		
/KENT CHANG/ Supervisory Patent Examiner.Art Unit 2624	10/20/2014	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	1	

U.S. Patent and Trademark Office Paper No. 20141016

# Search Notes



Apr	olication	/Contro	l No

13856392

Applicant(s)/Patent Under Reexamination

HARDIN ET AL.

Examiner

BENJAMIN MORALES FERNANDEZ

Art Unit

2624

CPC- SEARCHED		
Symbol	Date	Examiner
See east attached CPC search History	09/05/2014	B.M.
See attached Search history	10/17/2014	B.M.

CPC COMBINATION SETS - SEARCHED			
Symbol	Date	Examiner	

US CLASSIFICATION SEARCHED			
Class	Subclass	Date	Examiner

SEARCH NOTES		
Search Notes	Date	Examiner
See East atached search History	11/08/2013	B.M

INTERFERENCE SEARCH			
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner
_	See East attached interference search History	10/17/2014	B.M.

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U.S. Patent and Trademark Office Part of Paper No. : 20141016

#### EAST Search History

#### EAST Search History (Prior Art)

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Examiner: Benjamin Morales Fernandez

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Ryan Hardin et al. : By the Examiner: Benjamin Morales

Fernandez

Serial No.: 13/856,392 : Group Art Unit: 2624

Filed: April 3, 2013 : Atty. Docket No.: 0075652.00002

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC

**AREAS** 

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

#### **AMENDMENT UNDER 37 CFR 1.312**

Examiner Fernandez:

This is an amendment filed under 37 CFR 1.312 in view of the Notice of Allowance mailed on October 28, 2014 by the United States Patent And Trademark Office (the Office). The above-identified applicants (the Applicants) request that amendment of the claims, as presented below, be entered in this case.

Amendment in the Claims begin on page 2 of this correspondence;

Remarks begin on page 12 of this correspondence; and

**Conclusions** begin on page 16 of this correspondence.

Examiner: Benjamin Morales Fernandez

#### **AMENDMENT IN THE CLAIMS**

Please amend the claims as follows. This listing of the claims will replace all prior versions, and listings, of the claims in the Application.

#### 1. (currently amended) A method comprising:

registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;

establishing a plurality of perimeters defining a plurality of geographic areas; receiving, from <u>at least a particular one of</u> the <del>one or more of the registered</del> application programs, at least one request to obtain an interest in a designated geographic area;

determining if the interest in the designated geographic area is to be provided to at least the particular one of the one or more registered application programs;

in response to determining that the interest in the designated geographic area is to be provided to at least the particular one of the one or more registered application programs, reserving content delivery to at least the particular one of the one or more of the registered application programs to being from one or more sponsors after it is determined that an object of interest has entered the designated geographic area;

receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application programs in response to said reserving; and

providing, after it is determined that the object of interest has entered the designated geographic area, at least a portion of the content selected received

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from the one or more sponsors to at least the particular one of the one or more registered application programs.

2. (currently amended) The method of claim 1 wherein:

receiving the at least one-request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and

the sponsor established perimeter definitions at least partially define the designated geographic area.

3. (currently amended) The method of claim 1 wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first one of the registered application programs and receiving a second request from a second one of the registered application programs;

reserving content delivery to <u>at least the particular one of</u> the <u>one or more</u>
registered application programs includes restricting content <u>delivery delivered</u>
to one or more registered application programs to being to from the first one
of the registered application programs during a first period of time and to
being to from the second one of the registered application programs during a
second period of time;

receiving content to be delivered to <u>at least the one of</u> the <u>one or more</u>-registered application programs includes receiving content from <u>athe</u> first sponsor and receiving content from <u>athe</u> second sponsor; and

providing the at least a portion of the content to at least the particular one of the one or more registered application programs includes providing at least a portion of the content received from the first sponsor to the first one of the one or more of the registered application programs during the first period of time and providing at least a portion of the content received from the second (0075652.00002)

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sponsor to the <u>second one of the</u> one or more of the registered application programs during the second period of time.

- 4. (currently amended) The method of claim 1 wherein the one or more sponsors is at least one of the one or more registered application programs.
- 5. (currently amended) The method of claim 1, further comprising:

  providing at least the particular one of the one or more sponsors registered

  application programs a response to the request in response to determining that
  the interest in the designated geographic area is to be provided to at least the

  particular one of the one or more registered application programs; and
  storing a record of the interest in the designated geographic area in response to
  determining that the interest in the designated geographic area is to be
  provided to at least the particular one of the one or more registered application
  programs.
- 6. (currently amended) The method of claim [[5]]2 wherein the one or more sponsors is at least one of the one or more registered application programs.
- (currently amended) The method of claim 6-wherein, further comprising:
   receiving the at least one request to obtain the interest in the designated
   geographic area includes receiving sponsor established perimeter definitions;
   and
  - the sponsor established perimeter definitions at least partially define the designated geographic area
  - providing at least the particular one of the registered application programs a response to the request in response to determining that the interest in the

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designated geographic area is to be provided to at least the particular one of the registered application programs; and

storing a record of the interest in the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to at least the particular one of the registered application programs.

#### 8. (currently amended) A system comprising:

memory;

- a communications interface operably coupled to the memory; and
- at least one processor operably coupled to the memory and the communications interface, the processor configured to execute a program of instructions, the program of instructions comprising:
  - at least one instruction for registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - at least one instruction for establishing a plurality of perimeters defining a plurality of geographic areas;
  - at least one instruction for receiving, from at least a particular one of the one or more of the registered application programs, at least one request to obtain an interest in a designated geographic area;
  - at least one instruction for determining if the interest in the designated geographic area is to be provided to at least the particular one of the one or more registered application programs;
  - at least one instruction for reserving content delivery to <u>at least the particular</u> one of the one or more of the registered application programs to being from one or more sponsors after it is determined that an object of interest has entered the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to at least <u>the particular</u> one of the one or more registered application programs;

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at least one instruction for receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application programs in response to said reserving; and

at least one instruction for providing at least a portion of the content selected received from the one or more sponsors to [[]]at least the particular one of the one or more registered application programs after it is determined that the object of interest has entered the designated geographic area.

# 9. (currently amended) The system of claim 8 wherein:

receiving the at least one-request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and

the sponsor established perimeter definitions at least partially define the designated geographic area.

#### 10. (currently amended) The system of claim 8 wherein:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving a first request from a first one of the registered application programs and receiving a second request from a second one of the registered application programs;

reserving content delivery to <u>at least the particular one of</u> the <u>one or more</u>
registered application programs includes restricting content <u>delivery delivered</u>
to one or more registered application programs to being to from the first one
of the registered application programs during a first period of time and to
being to from the second one of the registered application programs during a
second period of time;

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receiving content to be delivered to <u>at least the one of</u> the <u>one or more</u> registered application programs includes receiving content from <u>athe</u> first sponsor and receiving content from athe second sponsor; and

providing the at least a portion of the content to <u>at least the particular one of</u> the <u>one or more</u> registered application programs includes providing at least a portion of the content received from the first sponsor to <u>the first one of the one</u> or more of the registered application programs during the first period of time and providing at least a portion of the content received from the second sponsor to the <u>second one of the one or more of the registered application</u> programs during the second period of time.

- 11. (currently amended) The system of claim 8 wherein the one or more sponsors is at least one of the registered application programs.
- 12. (currently amended) The system of claim 8 wherein the program of instructions further comprises:
  - at least one instruction for providing <u>at least the particular one of</u> the <del>one or more</del> sponsors registered application programs a response to the request in response to determining that the interest in the designated geographic area is to be provided to at least <u>the particular</u> one of the <del>one or more</del> registered application programs; and
  - at least one instruction for storing a record of the interest in the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to at least the particular one of the one or more registered application programs.
- 13. (currently amended) The system of claim [[12]] wherein the one or more sponsors is at least one of the one or more registered application programs.

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14. (currently amended) The system of claim 13 wherein the program of instructions further comprises:

receiving the at least one request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and

- the sponsor established perimeter definitions at least partially define the designated geographic area
- at least one instruction for providing at least the particular one of the registered
  application programs a response to the request in response to determining that
  the interest in the designated geographic area is to be provided to at least the
  particular one of the registered application programs; and
- at least one instruction for storing a record of the interest in the designated geographic area in response to determining that the interest in the designated geographic area is to be provided to at least the particular one of the registered application programs.
- 15. (currently amended) A non-transitory computer readable medium tangibly embodying a program of computer executable instructions, the program of instructions comprising:
  - at least one instruction for registering a plurality of application programs for use with a content delivery platform, wherein the plurality of registered application programs are each associated for use with a navigation system;
  - at least one instruction for establishing a plurality of perimeters defining a plurality of geographic areas;
  - at least one instruction for receiving, from <u>at least a particular one of the one</u> or more of the registered application programs, at least one request to obtain an interest in a designated geographic area;
  - at least one instruction for determining if the interest in the designated geographic area is to be provided to at least the particular one of the one or more registered application programs;

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at least one instruction for reserving content delivery to <u>at least the particular</u>
one of the one or more of the registered application programs to being
from one or more sponsors after it is determined that an object of interest
has entered the designated geographic area in response to determining that
the interest in the designated geographic area is to be provided to at least
the particular one of the one or more registered application programs;

- at least one instruction for receiving, from the one or more sponsors, content to be delivered to at least one of the one or more registered application programs in response to said reserving; and
- at least one instruction for providing at least a portion of the content selectedreceived from the one or more sponsors to [[]]at least the particular one of the one or more registered application programs after it is determined that the object of interest has entered the designated geographic area.
- 16. (currently amended) The non-transitory computer readable medium of claim 15 wherein: receiving the at least one-request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and
  - the sponsor established perimeter definitions at least partially define the designated geographic area.
- 17. (currently amended) The non-transitory computer readable medium of claim 15 wherein: receiving the at least one-request to obtain the interest in the designated geographic area includes receiving a first request from a first one of the registered application programs and receiving a second request from a second one of the registered application programs;

reserving content delivery to <u>at least the particular one of</u> the <del>one or more</del> registered application programs includes restricting content <u>delivery delivered</u> (0075652.00002)

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to one or more registered application programs to being to from the first one of the registered application programs during a first period of time and to being to from the second one of the registered application programs during a second period of time;

receiving content to be delivered to <u>at least the one of</u> the <u>one or more</u> registered application programs includes receiving content from <u>athe</u> first sponsor and receiving content from <u>athe</u> second sponsor; and

providing the at least a portion of the content to at least the particular one of the one or more registered application programs includes providing at least a portion of the content received from the first sponsor to the first one of the one or more of the registered application programs during the first period of time and providing at least a portion of the content received from the second sponsor to the second one of the one or more of the registered application programs during the second period of time.

- 18. (currently amended) The non-transitory computer readable medium of claim 15 wherein the one or more sponsors is at least one of the one or more registered application programs.
- 19. (currently amended) The non-transitory computer readable medium of claim 15[[,]] wherein the program of instructions further comprises:
  - at least one instruction for providing <u>at least the particular one of</u> the <u>one or more</u> sponsors registered application programs a response to the request in response to determining that the interest in the designated <u>one or more of the plurality</u> of geographic area[[s]] is to be provided to <u>at least the particular one of</u> the <u>one or more</u> registered application programs; and
  - at least one instruction for storing a record of the interest in the designated geographic area in response to determining that the interest in the designated

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geographic area is to be provided to <u>at least the particular one of</u> the <del>one or</del> <del>more</del> registered application programs.

20. (currently amended) The non-transitory computer readable medium of claim [[19]]18 wherein:

receiving the at least one-request to obtain the interest in the designated geographic area includes receiving sponsor established perimeter definitions; and

the sponsor established perimeter definitions at least partially define the designated geographic area.

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**REMARKS** 

The Notice of Allowance in this matter was mailed on October 28, 2014. After review of

the allowed claims of record, it was noticed that the there were various antecedent basis

inconsistencies and/or typographical errors in certain claims. Appropriate correction of these

various antecedent basis inconsistencies and/or typographical errors has been made herein

through amendment thereof. Furthermore, in view of the Reasons for Allowance presented by

the Examiner in the Notice of Allowance, amendments have been made to certain claims, but

which the Applicant submits do not contradict with the stated reasons for allowance.

Claims 1, 3-5, 8, 10, 12, 13, 15, and 17-19 have each been amended to recite "one or

more-registered application programs". Independent claims 1, 8, and 15 each recite "registering

a plurality of application programs", which provides proper antecedent basis for "registered

application programs". To maintain proper antecedent basis throughout the claims, claims the

limitation of recited language of "one or more" with respect to registered application programs

has been deleted.

Independent claims 1, 8, and 15 have each been amended to recite "at least a particular

one of the registered application programs" at the first instance of "the registered application

programs". Corresponding amendments (i.e., "at least the particular one of the registered

application programs") have been made in dependent claims 3, 5, 10, 12, 17, and 19. This

amended language provides clarity in view of the above-mentioned amendments made for

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antecedent basis reason with respect to the recited limitation of "the registered application

programs".

Independent claims 1, 8, and 15 have each been amended to recite "content

selected received from". This amended language provides proper antecedent basis with respect to

the previously recited limitation of receiving content.

Independent claims 1, 8, and 15 have each been amended to recite "at least one request"

at the first instance of "the registered application programs". Corresponding amendments have

been made in dependent claims 2, 3, 9, 10, 16, 17, and 20. This amended language maintains

proper antecedent basis with respect to the recited language of "the request" in claims 5, 12, and

19.

Dependent claims 3, 10, and 17 have each been amended to recite "restricting content

delivery delivered to one or more registered application programs to being to from the first one

of the registered application programs during a first period of time and to being to from the

second one of the registered application programs during a second period of time... providing at

least a portion of the content received from the first sponsor to the first one of the one or more of

the registered application programs during the first period of time and providing at least a portion

of the content received from the second sponsor to the second one of the one or more of the

registered application programs during the second period of time." This amended language

provides proper antecedent basis and clarity with respect to the previously recited limitation of

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receiving content in independent claims 1, 8, and 15, respectively, and finds express support at

paragraph 0029 of the as-filed application.

Dependent claims 5, 12, and 19 have each been amended to recite "providing at least the

particular one of the one or more sponsors registered application programs a response to the

request." This amended language provides proper antecedent basis and clarity with respect to

the previously recited limitation of receiving a request in independent claims 1, 8, and 15,

respectively, and finds express support at paragraph 0061 of the as-filed application.

Dependent claims 7 and 14 have each been amended to recite "providing at least the

particular one of the registered application programs a response to the request in response to

determining that the interest in the designated geographic area is to be provided to at least the

particular one of the registered application programs; and storing a record of the interest in the

designated geographic area in response to determining that the interest in the designated

geographic area is to be provided to at least the particular one of the registered application

programs" This amended language is the same claim language as also recited at previously

allowed dependent claims 5, 12, and 19.

Dependent claim 19 has been amended to recite "the designated one or more of the

plurality of geographic area[[s]]", which provides for proper antecedent basis to "a designated

geographic area" in corresponding independent claim 15.

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Independent claims 1, 8, and 15 have each been amended to cancel the limitation of

"wherein the plurality of registered application programs are each associated for use with a

navigation system", which is not a distinguishing limitation necessary for patentability.

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**CONCLUSIONS** 

If there are any matters that can be discussed by telephone to further the prosecution of

the Application, the Applicants invite the Examiner to contact the undersigned at 512-345-9767

at the Examiner's convenience.

Respectfully submitted,

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Electronic Acknowledgement Receipt					
EFS ID:	20972854				
Application Number:	13856392				
International Application Number:					
Confirmation Number:	7722				
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS				
First Named Inventor/Applicant Name:	Ryan Hardin				
Customer Number:	41468				
Filer:	David Odell Simmons				
Filer Authorized By:					
Attorney Docket Number:	0075652.00002				
Receipt Date:	16-DEC-2014				
Filing Date:	03-APR-2013				
Time Stamp:	11:56:46				
Application Type:	Utility under 35 USC 111(a)				

# **Payment information:**

Submitted with Payment	no		
File Listing:			
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Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Amendment after Notice of Allowance	amendment_under_rule_312.	151119	no	16
,	(Rule 312)	pdf	00d18df736c9e7a18c2cbc41448aefea853c ff2d		

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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.

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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTOR	NEY DOCKET NO.	CONFIRMATION NO.
13/856,392	04/03/2013		Ryan Hardin		00	75652.00002	7722
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APPUN, TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE	FEE .	TOTAL FEE(S) DUE	DATE DUE
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EXA	MINER	ART UNIT	CLASS-SUBCLASS				
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PLEASE NOTE: Urecordation as set for (A) NAME OF ASS  Please check the appropriate following feets  This issue Feet Publication Feet Advance Order-  Change in Entity Standard Certify	nless an assignce is ident th in 37 CFR 3.11. Com IGNEE: priate assignce category or are submitted: No small entity discount; # of Copies atus (from status indicate ing micro entity status. Se	ified below, no assigne pletion of this form is N categories (will not be permitted) d above)	c data will appear on the pOT a substitute for filing an (B) RESIDENCE: (CITY printed on the patent):  4b. Payment of Fee(s): (Pleater Payment by credit can The Director is hereby overpayment, to Depo	atent. If an assigned assignment.  and STATE OR Consetting the consetting and the consetting are consetting as a setting and the consetting are consetting as a setting as	OUNTR  reporation  y previous  is attach getherer  Entity S not be ac	n or other private gre  pusty paid issue fee:  ied.  quired fee(s), any de  (enclose au  itatus (see forms P10  ccepted at the risk of	shown above)  ficiency, or credits any n extra copy of this form).  D/SB/15A and 15B), issue application abandonment.
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PTOL-85 Part B (10-13) Approved for use through 10/31/2013.

OMB 0651-0033

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

Electronic Patent A	pp	olication Fee	Transm	ittal	
Application Number:	138	856392			
Filing Date:	03-	-Apr-2013			
Title of Invention:	EX	CLUSIVE DELIVERY (	OF CONTENT V	VITHIN GEOGRAPHI	C AREAS
First Named Inventor/Applicant Name:	Rya	an Hardin			
Filer:	Da	vid Odell Simmons			
Attorney Docket Number:	007	75652.00002			
Filed as Micro 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 Issue Fee		3501	1	240	240

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD	(\$)	240

Electronic Acknowledgement Receipt					
EFS ID:	21301792				
Application Number:	13856392				
International Application Number:					
Confirmation Number:	7722				
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS				
First Named Inventor/Applicant Name:	Ryan Hardin				
Customer Number:	41468				
Filer:	David Odell Simmons				
Filer Authorized By:					
Attorney Docket Number:	0075652.00002				
Receipt Date:	26-JAN-2015				
Filing Date:	03-APR-2013				
Time Stamp:	09:19:25				

# **Payment information:**

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Payment Type	Credit Card
Payment was successfully received in RAM	\$240
RAM confirmation Number	8648
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.)
1	legue Foe Daymont (DTO SER)	issue transmittal DDF	4428738		1
1	Issue Fee Payment (PTO-85B)	issue_transmittal.PDF	14f79a126a108dae3e1ef0dcb2381cec0716 5c1d	no	I
Warnings:			,	<u>'</u>	
Information:					
	F W       (CD0C)	c : c : 1c	30573		
2	Fee Worksheet (SB06)	fee-info.pdf	3a7d1bc7fd657554cda765de350c55edfe3f 7111	no	2
Warnings:			1		
Information:					
		Total Files Size (in bytes	): 44.	59311	

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.

### **Best Available Copy**

### PART B - FEE(S) TRANSMITTAL

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

Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450
or Fax (571)-273-2885



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

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

41468 7590 **IVC Patent Agency** 

**AUSTIN, TX 78731** 

7637 PARKVIEW ČIRCLE

10/28/2014

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

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

(Depositor's name)
(Signature)
(Date)

Registration 01/26/2015 LITEF SH .... 08000648 .. 13856392

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

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	CILENO DATE	1 '	PIRST INVIEND IN VIENTOR	1		
13/856,392	04/03/2013		Ryan Hardin	0	075652.00002	7722
TITLE OF INVENTION	EXCLUSIVE DELIVE	RY OF CONTENT WIT	THIN GEOGRAPHIC ARE	AS		
				•		
		•				
APPLN, TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	MICRO	\$240	S0	\$0	\$240	01/28/2015
EXAM	(INER	ARTUNIT	CLASS-SUBCLASS			
MORALES FERNA	NDEZ, BENJAMIN	2624	455-414100	•		
CFR 1.363).	lence address or indicatio		For printing on the p     The names of up to     or agents OR, alternative	3 registered patent attorn	eys 1 DAVIO	O. Simmor
	condence address (or Cha B/122) attached. fication (or "Fee Address" 02 or more recent) attaches.			e firm (having as a member igent) and the names of up rneys or agents. If no nam	er a 2p to e is 3	
PLEASE NOTE: Un recordation as set for (A) NAME OF ASSI	-	ified below, no assignee eletion of this form is NC	data will appear on the part a substitute for filing an (B) RESIDENCE: (CITY	ntent. If an assignce is id assignment.  and STATE OR COUNT		cument has been filed fo
Please check the appropr	riate assignce category or	categories (will not be p	orinted on the patent):	Individual Corporati	on or other private gro	up entity Governmen
4a. The following fee(s)  Thissue Fee	are submitted:	4	b. Payment of Fcc(s): (Plea	ise first reapply any prev	iously paid issue fee s	hown above)
	No small entity discount p		Payment by credit car	d. Form PTO-2038 is attac	:hed.	
Advance Order -	# of Copies		The Director is hereby overpayment, to Depo	authorized to charge the t sit Account Number	required fee(s), any def (enclose au	iciency, or credits any extra copy of this form).
5. Change in Entity Sta	atus (from status indicate	d ahove)				
Applicant certifyi	ng micro entity status. Se	e 37 CFR 1.29	NOTE: Absent a valid ce fee payment in the micro	rtification of Micro Entity entity amount will not be:	Status (see forms P10 accepted at the risk of a	/SB/15A and 15B), issue application abandonment.
Applicant asserting	ng small entity status. See	37 CFR 1.27	NOTE: If the application	was previously under mic s of entitlement to micro c	ro entity status, checki	• •
Applicant changing	ng to regular undiscounte	d fee status.		k will be taken to be a noti	•	lement to small or micro
NOTE: This form muct	he signed in accordance v	vith 32 CER 1.31 and 1.3	33. See 37 CFR 1.4 for signs	ature requirements and cer	tifications.	

Page 2 of 3 OMB 0651-0033

Authorized Signature

Typed or printed name ...

PTOL-85 Part B (10-13) Approved for use through 10/31/2013.



# 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.
13/856,392	04/03/2013	Ryan Hardin	0075652.00002	7722
41468 IVC Patent Age	7590 02/04/201. Pncv	5	EXAM	IINER
7637 PARKVII AUSTIN, TX 7	EW CIRCLE		MORALES FERNA	ANDE, BENJAMIN
			ART UNIT	PAPER NUMBER
			2624	
			MAIL DATE	DELIVERY MODE
			02/04/2015	PAPER

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

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

	Application No.	Applicant(s)				
Response to Rule 312 Communication	13/856,392	HARDIN ET AL.				
noopenee to male one communication	Examiner	Art Unit				
	BENJAMIN MORALES	2624				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address –						
1. ☑ The amendment filed on <u>16 December 2014</u> under 37 CF	FR 1.312 has been considered, and h	nas been:				
a) 🛛 entered.						
b)  entered as directed to matters of form not affecting	the scope of the invention.					
c)   disapproved because the amendment was filed after	er the payment of the issue fee.					
Any amendment filed after the date the issue fee and the required fee to withdraw the application		petition under 37 CFR 1.313(c)(1)				
d) 🔲 disapproved. See explanation below.						
e) 🔲 entered in part. See explanation below.						
/KENT CHANG/	/BENJAMIN MORALES/					
Supervisory Patent Examiner, Art Unit 2624	Examiner, Art Unit 2624					

U.S. Patent and Trademark Office PTOL-271 (Rev. 04-01) OK TO ENTER: /B.M./

Serial No.: 13/856,392

Examiner: Benjamin Morales Fernandez

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Ryan Hardin et al. : By the Examiner: Benjamin Morales

Fernandez

Serial No.: 13/856,392 : Group Art Unit: 2624

Filed: April 3, 2013 : Atty. Docket No.: 0075652.00002

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC

**AREAS** 

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

# **AMENDMENT UNDER 37 CFR 1.312**

Examiner Fernandez:

This is an amendment filed under 37 CFR 1.312 in view of the Notice of Allowance mailed on October 28, 2014 by the United States Patent And Trademark Office (the Office). The above-identified applicants (the Applicants) request that amendment of the claims, as presented below, be entered in this case.

Amendment in the Claims begin on page 2 of this correspondence;

Remarks begin on page 12 of this correspondence; and

**Conclusions** begin on page 16 of this correspondence.



# United States Patent and Trademark Office

02/18/2015

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Viiginia 22313-1450

 APPLICATION NO.
 ISSUE DATE
 PATENT NO.
 ATTORNEY DOCKET NO.
 CONFIRMATION NO.

 13/856.392
 03/10/2015
 8977247
 0075652,00002
 7722

41468

7590

IVC Patent Agency 7637 PARKVIEW CIRCLE AUSTIN, TX 78731

# **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):

Ryan Hardin, Houston, TX; Andrew Hill, Houston, TX;

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)

Examiner: Benjamin Morales Fernandez

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Ryan Hardin et al. : By the Examiner: Benjamin Morales

Fernandez

Serial No.: 13/856,392 : Group Art Unit: 2624

Filed: April 3, 2013 : Atty. Docket No.: 0075652.00002

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC

**AREAS** 

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

# **REQUEST FOR CERTIFICATE OF CORRECTION UNDER 37 CFR 1.322**

This is a request for the Office to Issue a Certificate of Correction of Office Mistake under 37 CFR 1.322 for US patent no. 8977247 ("the subject patent"). Upon review of the subject patent, which issued from the above-noted application, several mistakes introduced by the Office were identified. These mistakes were not present in the document last filed by the Applicants, which was an Amendment under 37 CFR 1.312 filed on December 16, 2104 ("the 1.312 amendment").

Following is a listing of these mistakes, along with reference to the corresponding passages of the Amendment under 37 CFR 1.312 filed on December 16, 2104.

Paragraph 13, line 56 (claim 1): insert -- a -- after "programs,". See line 7 of claim 1 on page 2 of the 1.131 Amendment.

Paragraph 14, line 25 (claim 3): delete "from" after "to being to". See line 10 of claim 3 on page 3 of the 1.131 Amendment.

Examiner: Benjamin Morales Fernandez

Paragraph 15, line 12 (claim 8): insert -- a -- after "programs,". See line 13 of claim 8 on page 5 of the 1.131 Amendment.

Paragraph 15, line 51(claim 10): insert -- to -- after "and to being". See line 10 of claim 10 on page 6 of the 1.131 Amendment.

Paragraph 16, line 17 (claim 14): after "wherein the program of", delete "the". See line 1 of claim 14 on page 8 of the 1.131 Amendment.

Paragraph 16, line 24 (claim 14): after "registered application programs", replace "," with -- ; --. See line 11 of claim 14 on page 8 of the 1.131 Amendment.

Paragraph 16, line 27 (claim 14), replace "geograpgic" with -- geographic --. See line 14 of claim 14 on page 8 of the 1.131 Amendment.

Paragraph 17, line 14 (claim 17), insert -- to -- after "and to being". See line 10 of claim 17 on page 9-10 of the 1.131 Amendment.

In view of the foregoing information, the Applicants request that the Office issue a Certificate of Correction of Office Mistake under 37 CFR 1.322.

Respectfully submitted,

By: /David O. Simmons/ David O. Simmons Reg. No. 43124

**Correspondence Address:** 

IVC Patent Agency 7637 Parkview Circle Austin, Texas 78731 Telephone: (512) 345-9767

Telephone: (512) 345-9767 Facsimile: (512) 345-0021

Electronic Acknowledgement Receipt					
EFS ID:	21767293				
Application Number:	13856392				
International Application Number:					
Confirmation Number:	7722				
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS				
First Named Inventor/Applicant Name:	Ryan Hardin				
Customer Number:	41468				
Filer:	David Odell Simmons				
Filer Authorized By:					
Attorney Docket Number:	0075652.00002				
Receipt Date:	13-MAR-2015				
Filing Date:	03-APR-2013				
Time Stamp:	16:42:33				
Application Type:	Utility under 35 USC 111(a)				

# **Payment information:**

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File Listing:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1	Miscellaneous Incoming Letter	COC_request.pdf	82007 fd6eee7682f58c4d7569dade2852aa862bb e878c	no	2	
Warnings:						
Information:						

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

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

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

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

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

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

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

Examiner: Benjamin Morales Fernandez

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Ryan Hardin et al. : By the Examiner: Benjamin Morales

Fernandez

Serial No.: 13/856,392 : Group Art Unit: 2624

Filed: April 3, 2013 : Atty. Docket No.: 0075652.00002

Title: EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC

**AREAS** 

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

# **CORRECTED REQUEST FOR CERTIFICATE OF CORRECTION UNDER 37 CFR 1.322**

This is a request for the Office to Issue a Certificate of Correction of Office Mistake under 37 CFR 1.322 for US patent no. 8977247 ("the subject patent"). Upon review of the subject patent, which issued from the above-noted application, several mistakes introduced by the Office were identified. These mistakes were not present in the document last filed by the Applicants, which was an Amendment under 37 CFR 1.312 filed on December 16, 2104 ("the 1.312 amendment").

Following is a listing of these mistakes, along with reference to the corresponding passages of the Amendment under 37 CFR 1.312 filed on December 16, 2104.

Paragraph 13, line 56 (claim 1): insert -- a -- after "programs,". See line 7 of claim 1 on page 2 of the 1.312 Amendment.

Paragraph 14, line 25 (claim 3): delete "from" after "to being to". See line 10 of claim 3 on page 3 of the 1.312 Amendment.

Examiner: Benjamin Morales Fernandez

Paragraph 15, line 12 (claim 8): insert -- a -- after "programs,". See line 13 of claim 8 on page 5 of the 1.312 Amendment.

Paragraph 15, line 51(claim 10): insert -- to -- after "and to being". See line 10 of claim 10 on page 6 of the 1.312 Amendment.

Paragraph 16, line 17 (claim 14): after "wherein the program of", delete "the". See line 1 of claim 14 on page 8 of the 1.312 Amendment.

Paragraph 16, line 24 (claim 14): after "registered application programs", replace "," with --; --. See line 11 of claim 14 on page 8 of the 1.312 Amendment.

Paragraph 16, line 27 (claim 14), replace "geograpgic" with -- geographic --. See line 14 of claim 14 on page 8 of the 1.312 Amendment.

Paragraph 17, line 14 (claim 17), insert -- to -- after "and to being". See line 10 of claim 17 on page 9-10 of the 1.312 Amendment.

In view of the foregoing information, the Applicants request that the Office issue a Certificate of Correction of Office Mistake under 37 CFR 1.322.

Respectfully submitted,

By: /David O. Simmons/ David O. Simmons Reg. No. 43124

Correspondence Address:

**IVC Patent Agency** 7637 Parkview Circle Austin, Texas 78731 Telephone: (512) 345-9767

Facsimile: (512) 345-0021

Electronic Acknowledgement Receipt					
EFS ID:	21771362				
Application Number:	13856392				
International Application Number:					
Confirmation Number:	7722				
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS				
First Named Inventor/Applicant Name:	Ryan Hardin				
Customer Number:	41468				
Filer:	David Odell Simmons				
Filer Authorized By:					
Attorney Docket Number:	0075652.00002				
Receipt Date:	15-MAR-2015				
Filing Date:	03-APR-2013				
Time Stamp:	11:12:47				
Application Type:	Utility under 35 USC 111(a)				

# **Payment information:**

Submitted with	n Payment	no				
File Listing:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
1	Miscellaneous Incoming Letter	COC request.pdf	81507	no	2	
1 Wiscellaneous incoming Letter COC_request.pd1 68789028991b36c87d1b08398c44bd4473 letfld						
Warnings:						
Information:						

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

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

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

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

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

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

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

# UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO. : 8,977,247 B2 Page 1 of 1

APPLICATION NO. : 13/856392
DATED : March 10, 2015
INVENTOR(S) : Hardin et al.

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

In the Claims

Column 13, Line 56 (Claim 1): insert -- a -- after "programs,".

Column 14, Line 25 (Claim 3): delete "from" after "to being to".

Column 15, Line 12 (Claim 8): insert -- a -- after "programs,".

Column 15, Line 51 (Claim 10): insert -- to -- after "and to being".

Column 16, Line 17 (Claim 14): after "wherein the program of", delete "the".

Column 16, Line 24 (Claim 14): after "registered application programs", replace "," with --; --.

Column 16, Line 27 (Claim 14): replace "geograpgic" with -- geographic --.

Column 17, Line 14 (Claim 17): insert -- to -- after "and to being".

Signed and Sealed this Third Day of April, 2018

Andrei Iancu

Director of the United States Patent and Trademark Office

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.

# POWER OF ATTORNEY TO ONE OR MORE OF THE JOINT INVENTORS AND CHANGE OF CORRESPONDENCE ADDRESS Application Number 13/856392 Filing Date 03-APR-2013 First Named Inventor Ryan Hardin Art Unit Examiner Name Title Exclusive Delivery of Content Within Geographic Areas

NOTE: This form may be filed by pro se inventors (i.e., prosecuting the application without a registered patent practitioner) who are identified as the Applicant in the above-identified application. For a Power of Attorney to one or more registered patent practitioners, see form PTO/AIA/82. I hereby revoke all previous powers of attorney given in the above-identified application. I hereby appoint the following joint inventor(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office connected therewith: Ryan J. Hardin Please recognize or change the correspondence address for the above-identified application to: The address associated with Customer Number. (if applicable): 118653 -To Request A Customer Number see form PTO/SB/124 OR Individual Name Address City State Zip Country Telephone Email I am the Inventor. SIGNATURE of Inventor Date 07/13/2018 Telephone Name Andrew Hill NOTE: Signatures of all the inventors are required. Submit multiple forms if more than one signature is required, see below\*. See 37 CFR 1.4 for signature requirements and certifications. \*Total of\_2 forms are submitted.

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 15 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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

# Privacy Act Statement

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

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

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 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.
- 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.

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.

# POWER OF ATTORNEY TO ONE OR MORE OF THE JOINT INVENTORS AND CHANGE OF CORRESPONDENCE ADDRESS Application Number 13/856392 Filing Date 03-APR-2013 First Named Inventor Ryan Hardin Art Unit Examiner Name Title Exclusive Delivery of Content Within Geographic Areas

NOTE: This form may be filed by pro se inventors (i.e., prosecuting the application without a registered patent practitioner) who are identified as the Applicant in the above-identified application. For a Power of Attorney to one or more registered patent practitioners, see form PTO/AIA/82. I hereby revoke all previous powers of attorney given in the above-identified application. I hereby appoint the following joint inventor(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office connected therewith: Ryan J. Hardin Please recognize or change the correspondence address for the above-identified application to: The address associated with Customer Number. (if applicable): 118653 -To Request A Customer Number see form PTO/SB/124 OR Individual Name Address City State Zip Country Telephone Email I am the Inventor. SIGNATURE of Inventor Signature /Ryan Hardin/ Date 07/13/2018 Telephone Name Ryan Hardin NOTE: Signatures of all the inventors are required. Submit multiple forms if more than one signature is required, see below\*. See 37 CFR 1.4 for signature requirements and certifications. \*Total of\_2 forms are submitted.

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Electronic Acknowledgement Receipt					
EFS ID:	33168054				
Application Number:	13856392				
International Application Number:					
Confirmation Number:	7722				
Title of Invention:	EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS				
First Named Inventor/Applicant Name:	Ryan Hardin				
Customer Number:	41468				
Filer:	Ryan J Hardin				
Filer Authorized By:					
Attorney Docket Number:	0075652.00002				
Receipt Date:	13-JUL-2018				
Filing Date:	03-APR-2013				
Time Stamp:	07:45:12				
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.)
			282407		
1	Power of Attorney	aia00081-andrew-13856392. pdf	ebd0c54a58db481c7edcb754d75f6958439 591e6	no	2
Warnings:	-		'		

Information:					
			282398		
2	Power of Attorney	aia00081-ryan-13856392.pdf	05ea47418ce88f96593c72301ae288ad59e dba28	no	2
Warnings:					
Information:					
		Total Files Size (in bytes)	5	64805	

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.

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118653 Ryan Hardin P.O. BOX 271861 Houston, TX 77277

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE UNITED STATES DEPARTMENT OF A COMMUNICATION OF THE ADDRESS OF THE ADDRESS OF A COMMUNICATION OF THE ADDRESS OF THE ADDRES

APPLICATION NUMBER 13/856,392

FILING OR 371(C) DATE 04/03/2013

FIRST NAMED APPLICANT Ryan Hardin

ATTY. DOCKET NO./TITLE 0075652.00002

**CONFIRMATION NO. 7722 POA ACCEPTANCE LETTER** 

Date Mailed: 07/18/2018

# NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 07/13/2018.

The Power of Attorney in this application is accepted. Correspondence in this application will be mailed to the above address as provided by 37 CFR 1.33.

> Questions about the contents of this notice and the requirements it sets forth should be directed to the Office of Data Management, Application Assistance Unit, at (571) 272-4000 or (571) 272-4200 or 1-888-786-0101.

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# Un Un

# 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 NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY.DOCKET NO./TITLE	REQUEST ID
13/856,392	04/03/2013	Ryan Hardin	0075652.00002	68904

# **Acknowledgement of Loss of Entitlement to Micro Entity Status**

The entity status change request below filed through Private PAIR on 08/01/2018 has been accepted.

# **CERTIFICATIONS:**

# **Change of Entity Status:**

X Applicant asserting small entity status. See 37 CFR 1.27.

NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.

This portion must be completed by the signatory or signatories making the entity status change in accordance with 37 CFR 1.4(d)(4).

Signature:	/Ryan J. Hardin/
Name:	Ryan J. Hardin
Registration Number:	-