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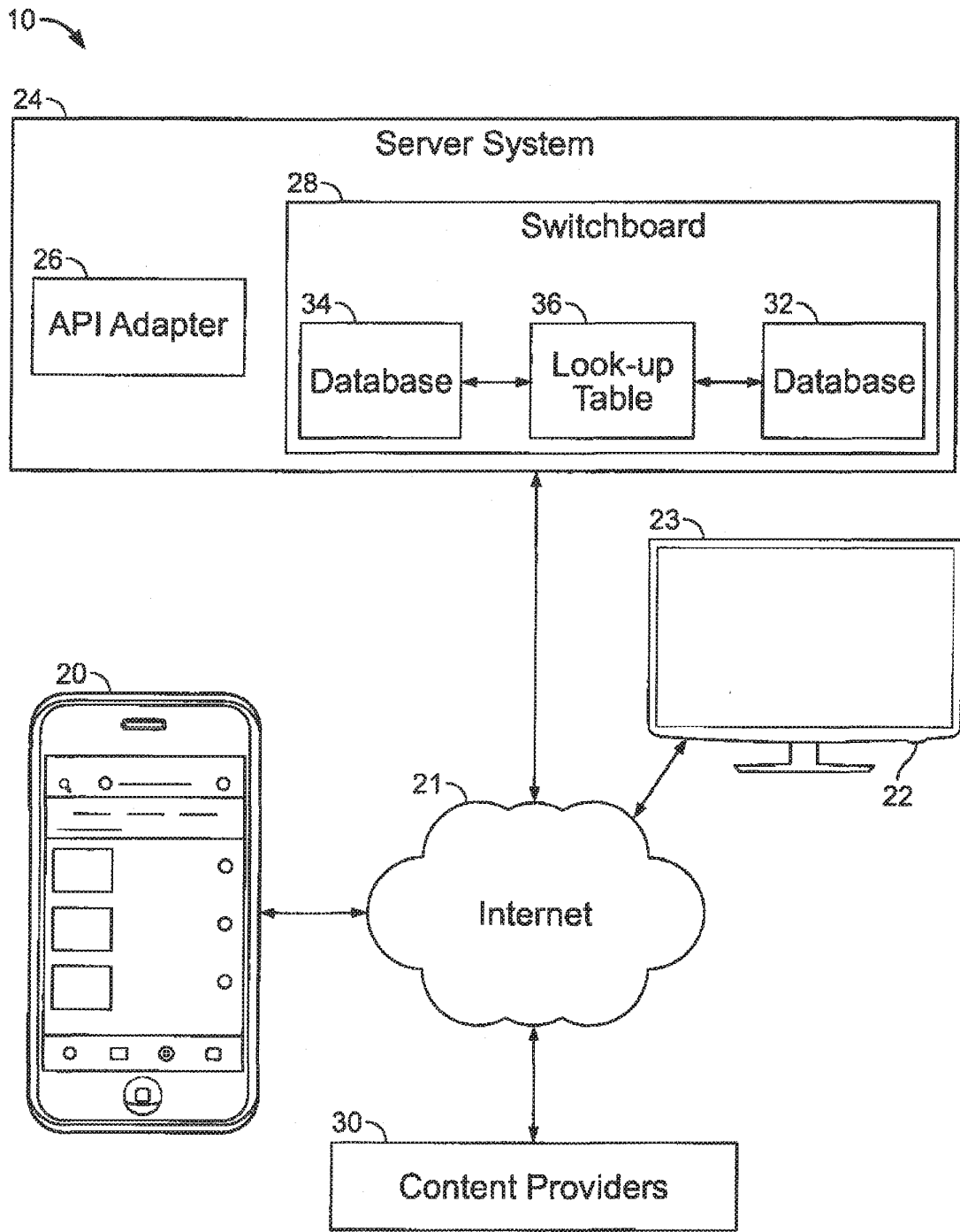


FIG. 1

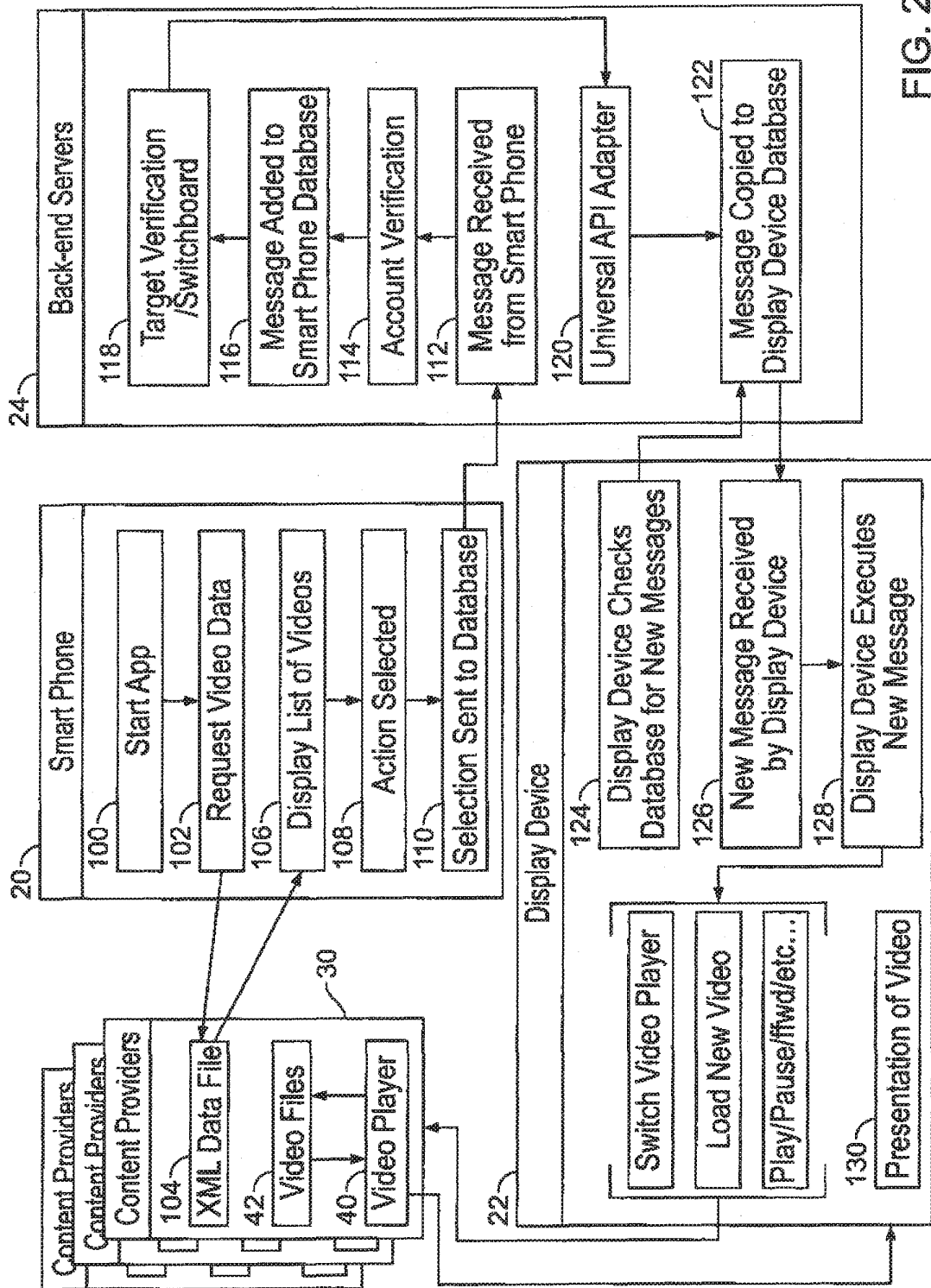


FIG. 2

Transmission Code				
UserID	TargetID	MediaPlayerID	Command	Data

FIG. 3

Single Connection Look-up Table	
Display Device	User - Smartphone
2	A
1	C
3	D
4	B

FIG. 4

26

Universal API Adapter		
Universal Command	MediaPlayerID	Specific Player Command
New Video	YouTube	yt_loadVideo
	Ted.com	getVideo
	Vimeo	loadNewVideo
Pause	YouTube	yt_pauseVideo
	Ted.com	pauseVideo
	Vimeo	pause

FIG. 5

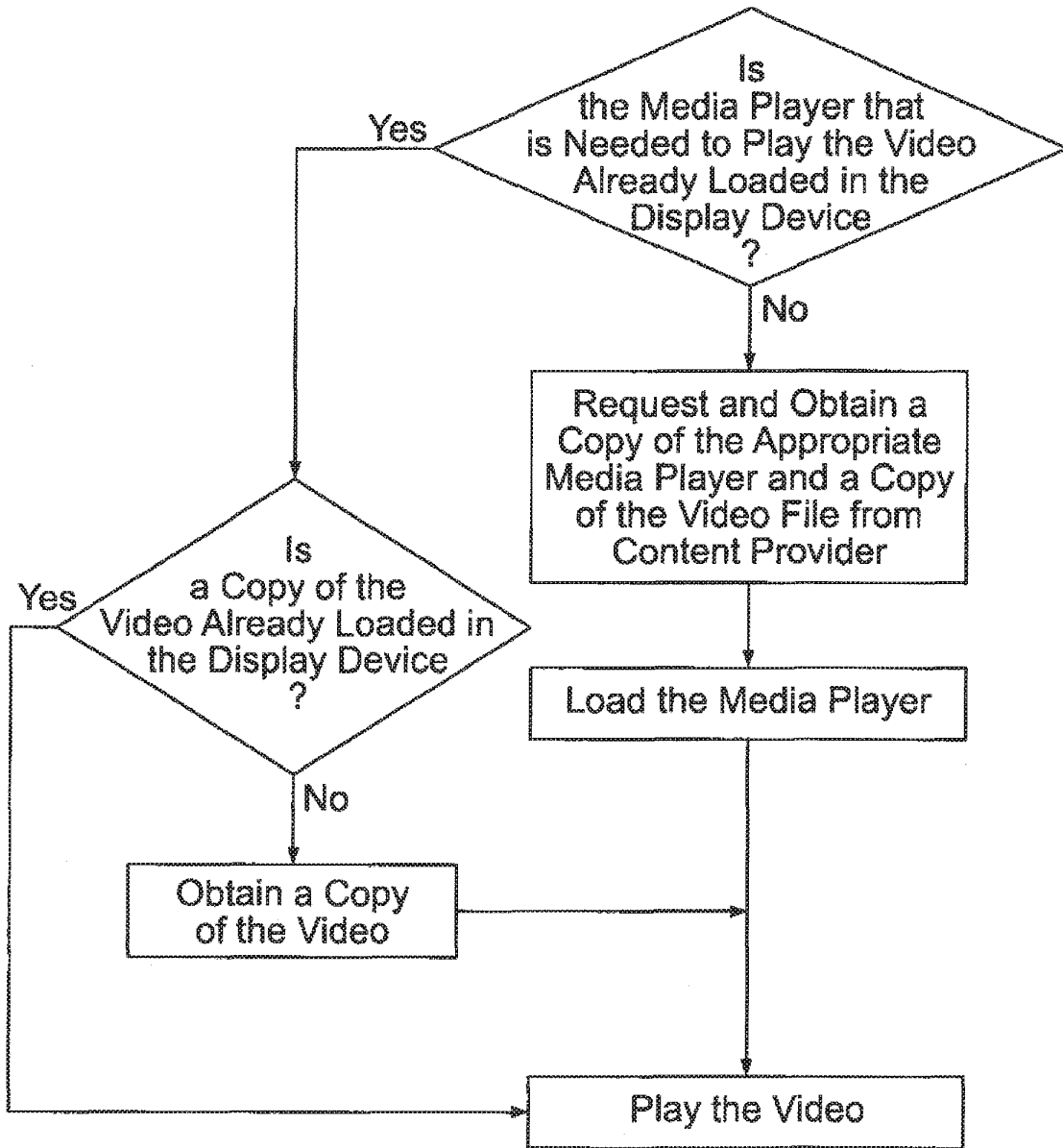


FIG. 6

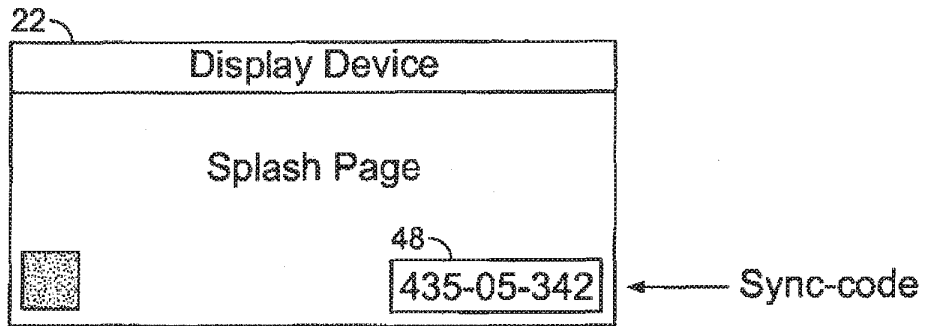


FIG. 7A

Sync-code Look-up Table		
IP Address	Cookie	Sync-code
169.343.231.234	erjg988dhuj	435-05-342

FIG. 7B

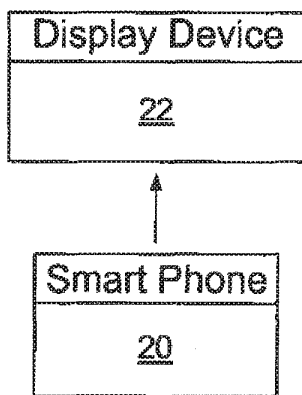
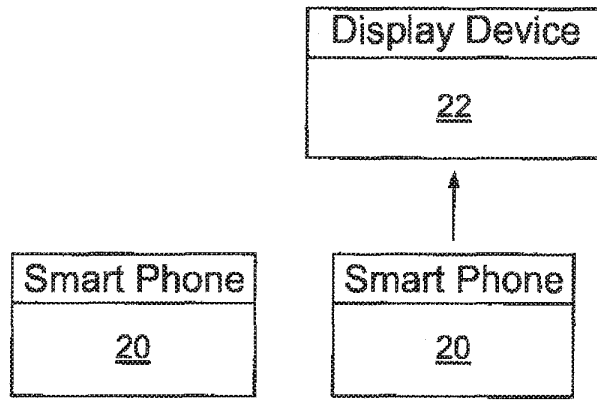


FIG. 8



(A)

(B)

FIG. 9

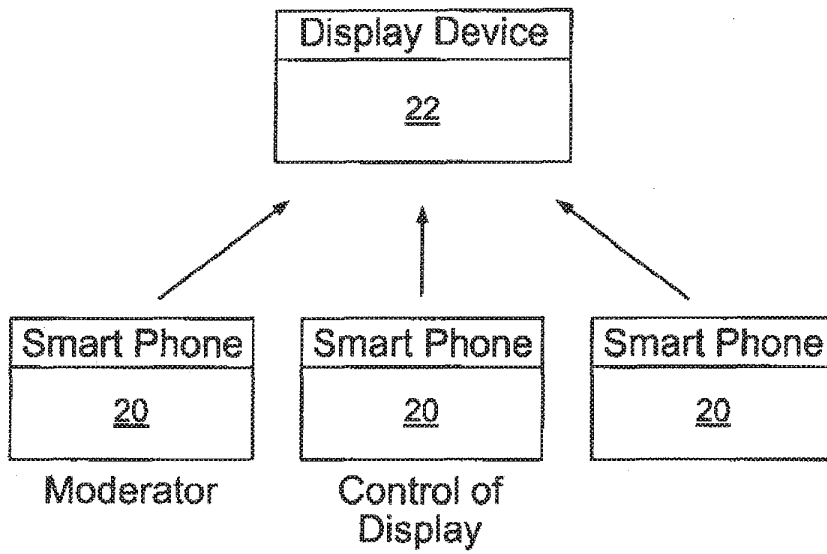


FIG. 10

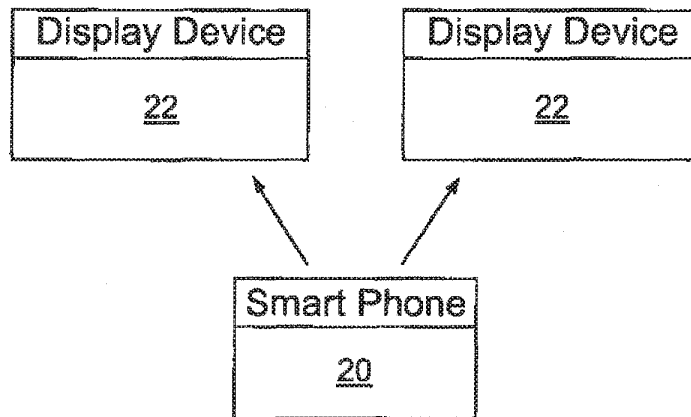


FIG. 11

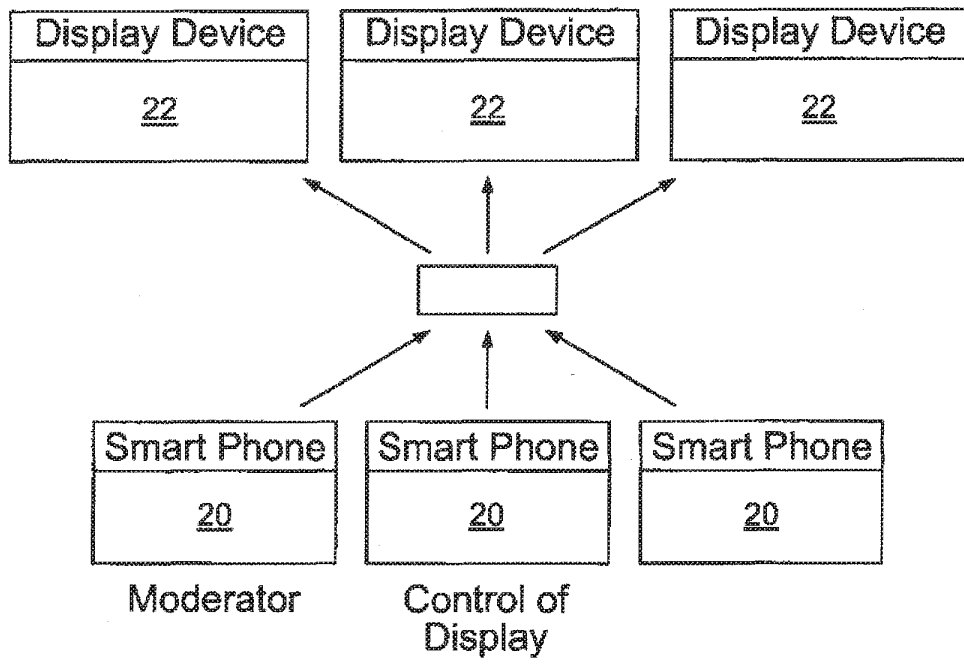


FIG. 12

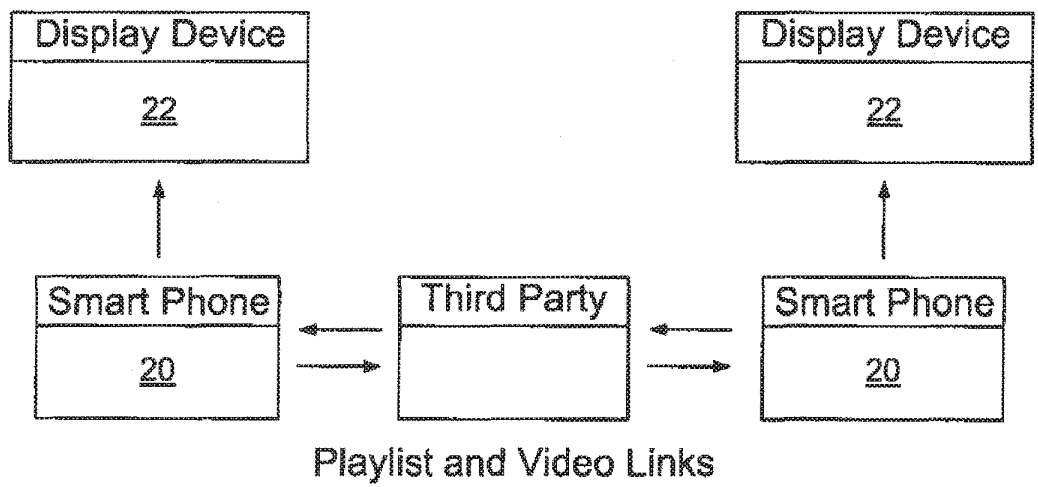


FIG. 13

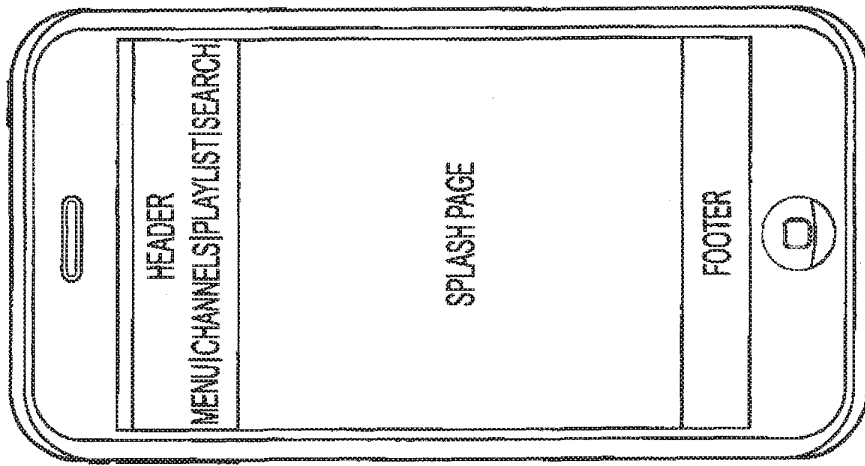


FIG. 14A

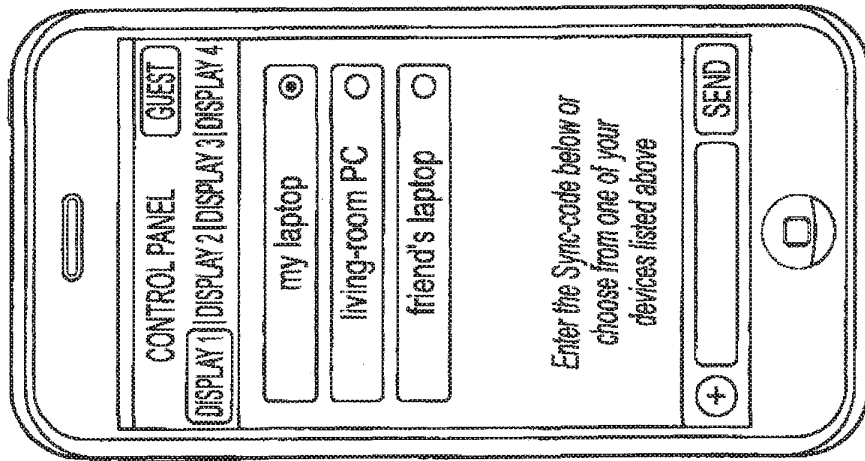


FIG. 14B

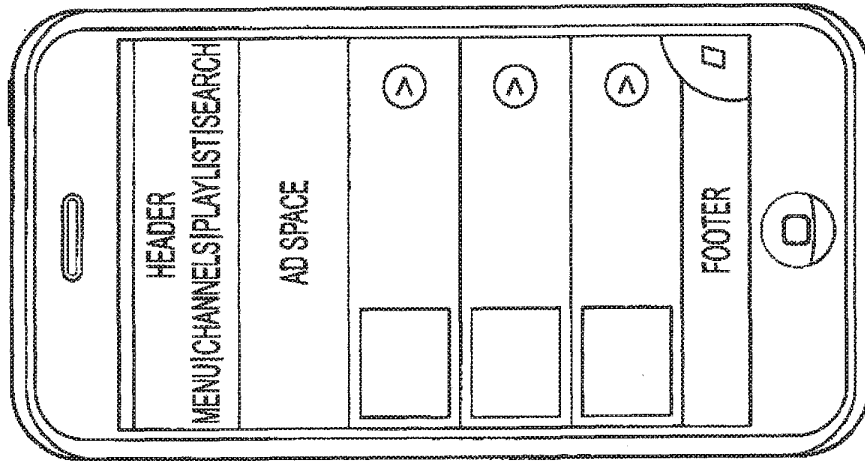


FIG. 14C

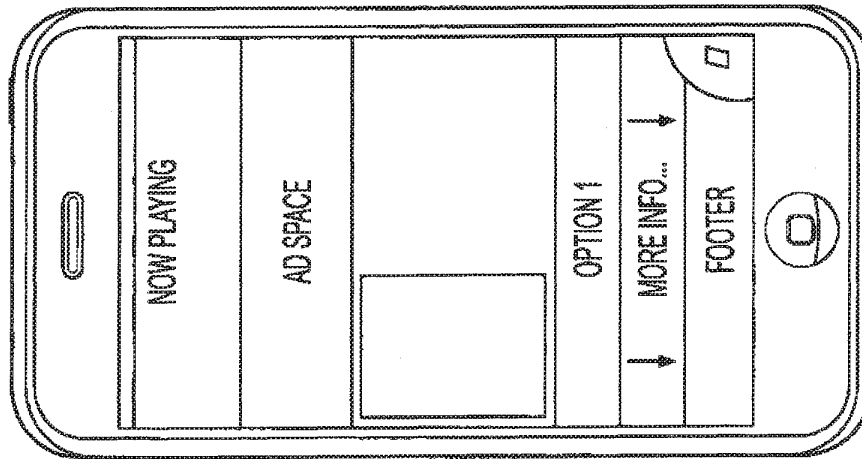


FIG. 14D

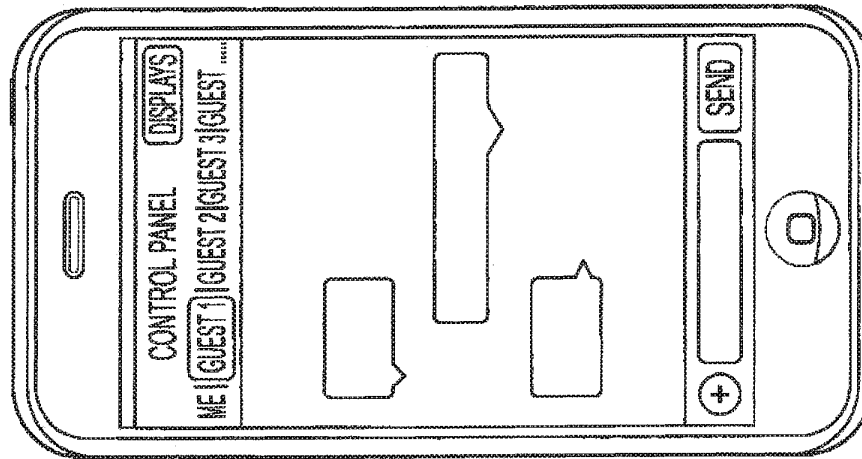


FIG. 14E

Group Connection Look-up Table		
Display Device	Group	User - Smartphone
2	X	A", C*, D
1, 3	Y	B**", E

" = Group Moderator,
 * = Control of Display Device

FIG. 15

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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	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
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As the below named inventor, I hereby declare that:

This declaration is directed to: The attached application, or
 United States application or PCT international application number _____
filed on _____.

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.

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LEGAL NAME OF INVENTOR

Inventor: **DAVID STROBER** Date (Optional): **Aug 25, 2017**

Signature:  /

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ABSTRACT OF THE INVENTION

A system for presenting and controlling content on a display device includes a network, a server system coupled to the network and comprising one or more servers, a display device coupled to the network and having a display, and a personal computing device operable to transmit a first message according to a specified format over the network to the server system. The server system stores an association between the personal computing device and the display device. The first message identifies user-selected content and a media player to play the content. The server system is operable, in response to receiving the first message from the personal computing device, to provide to the display device a second message identifying the user-selected content and the media player to play the content. In response to receiving the second message, the display device is operable to obtain a first media player needed to play the content, to load the media player and to present the content on the display.

CLAIMS

What is claimed is:

1. A non-transitory computer storage medium storing computer-useable instructions that, when used by one or more computing devices, cause the one or more computing devices to perform operations for remotely presenting various types of content, the operations comprising:

initializing a connection with a remote server device to facilitate an association with a remote computing device;

receiving, from the remote server device, a first message that includes at least one command in a first format, wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the associated remote computing device;

employing a first media player application operable to load a first piece of content referenced in the received first message; and

controlling a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application.

2. The non-transitory computer storage medium of claim 1, wherein a command in the second format is a universal command.

3. The non-transitory computer storage medium of claim 2, wherein the first format is different than the second format.

4. The non-transitory computer storage medium of claim 1, wherein the second message is sent to the remote server device.

5. The non-transitory computer storage medium of claim 1, wherein the at least one command in the second format is converted into the at least one command in the first format based at least in part on the second message including therein a reference to the first piece of content.

6. The non-transitory computer storage medium of claim 1, wherein the at least one command in the second format is converted into the at least one command in the first format based at least in part on a reference to the first media player application having been included in the second message.

7. The non-transitory computer storage medium of claim 1, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application.

8. The non-transitory computer storage medium of claim 1, wherein controlling the presentation includes an execution of the first command.

9. The non-transitory computer storage medium of claim 1, the operations further comprising:

obtaining the first media player application based on a determination that the first media player application is not already being employed.

10. The non-transitory computer storage medium of claim 9, wherein the first media player application is obtained from a content provider that corresponds to the referenced first piece of content.

11. The non-transitory computer storage medium of claim 1, wherein the connection with the remote server device is maintained, for at least a duration that the first media player application is being employed, to facilitate a change from the first media player application to a second media player application operable to load a second piece of content referenced in a second message received from the remote server device.

12. A computer-implemented method for remotely presenting various types of content, comprising:

initializing, by a content presentation device, a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device;

receiving, by the content presentation device and from the remote server device, a first message that includes at least one command in a first format, wherein the first message is received based at least in part on a second message including at

least one command in a second format having been sent from the remote computing device associated with the content presentation device;

employing, while the connection with the remote server device is maintained, a first media player application operable to load a first piece of content based at least in part on the first piece of content being referenced in the received first message; and

controlling, by the content presentation device, a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application.

13. The computer-implemented method of claim 12, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application.

14. The computer-implemented method of claim 12, the operations further comprising:

obtaining the first media player application based on a determination that a second media player application is being employed.

15. The computer-implemented method of claim 12, wherein the first media player application obtained by retrieving the first media player application from a content provider associated with the referenced first piece of content.

16. The computer-implemented method of claim 12, wherein the presentation of the first piece of content loaded in the employed first media player application is controlled based further on the first command in the first format having been converted, from the second command in the second format, for inclusion in the received first message for recognition by the first media player application.

17. A content presentation device comprising:

- a display;
- at least one processor; and
- at least one computer storage media storing computer-usable instructions that, when used by the at least one processor, cause the at least one processor to:
 - initialize a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device, wherein the associated remote computing device is configured to send messages that include at least one command in a second format;
 - receive, from the remote server device, a first message that includes at least one command in a first format based on a second message in the second format sent from the associated remote computing device;
 - employ a first media player application operable to load a first piece of content referenced in the received first message; and
 - control a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application.

18. The content presentation device of claim 17, wherein a command in the first format is recognizable by the first media player application.

19. The content presentation device of claim 17, wherein the second message is sent to the remote server device.

20. The content presentation device of claim 18, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application.

PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE**CROSS-REFERENCE TO RELATED APPLICATIONS**

[0001] The present application is a continuation of U.S. Application No. 13/532,546, filed on June 25, 2012, which is a continuation-in-part of U.S. Application No. 13/157,821, filed on June 10, 2011, which issued on December 2, 2014 as U.S. Patent No. 8,904,289, which claims the benefit of priority to U.S. Provisional Patent Application No. 61/477,998, filed on April 21, 2011. The contents of the earlier applications are incorporated herein by reference.

BACKGROUND

[0002] This disclosure relates to play control of content on a display device. Such display devices include, for example, television displays used by consumers in their home for viewing videos and other media that are either provided from the Web or previously stored. In particular, the disclosure relates to the creation, storage, manipulation and access of media playlists used in conjunction with display devices and control of the display devices.

[0003] Web media often is played on computers rather than television displays. Although it is known to connect a computer to a television set in order to watch Web media, it is difficult to control such a system within the typical scenario for television watching where the viewer is positioned some distance from the television. Furthermore, although a wireless device can enable the user to control the television from a distance, it can be difficult to view a web browser display on the television set and may interfere with normal television program viewing by other persons.

[0004] Given the desire to watch various World Wide Web media on a family's primary television set, and to control this operation from the comfort of one's couch, there is a need to operate a television set or other display remotely from a personal computing device, such as a mobile phone. It also is desirable to allow a user to perform a general Web search to locate and

capture Web media, and to control a television or other display remotely using the personal computing device.

SUMMARY

[0005] Various aspects of the invention are set forth in the claims.

[0006] For example, according to one aspect, a system for presenting and controlling content on a display device includes a network, a server system coupled to the network and comprising one or more servers, a display device coupled to the network and having a display, and a personal computing device operable to transmit a first message according to a specified format over the network to the server system. The server system stores an association between the personal computing device and the display device. The first message identifies user-selected content and a media player to play the content. The server system is operable, in response to receiving the first message from the personal computing device, to provide to the display device a second message identifying the user-selected content and the media player to play the content. In response to receiving the second message, the display device is operable to obtain a first media player needed to play the content, to load the media player and to present the content on the display.

[0007] In some implementations, the display device is operable, in response to receiving the second message, to obtain the first media player from the content provider only if the first media player is not already loaded in the display device.

[0008] In some implementations, the personal computing device is operable to transmit a message according to a specified format over the network to the server system. The message can include a command for controlling playing of the content on the display device. The server system is operable, in response to receiving the message, to convert the command into a corresponding command recognizable by the media player if the command received from the personal computing

device is not recognizable by the media player. The server system is operable to provide to the display device a message that includes the corresponding command, and the display device is operable, in response to receiving the message from the server system, to execute the command.

[0009] In some implementations, the personal computing device is, for example, a mobile phone, and the display device is a television set. Other personal computing devices or display devices can be used in other implementations. The network can include, for example, the Internet.

[0010] In some implementations, the server system stores a look-up table that includes a synchronization code uniquely associated with the display device. A message from the personal computing device can include the synchronization code, and in response to receiving the message from personal computing device, the server system can use the synchronization code and the look-up table to identify the display device on which the content is to be played. The synchronization code can be different from an IP address associated with the display device and/or a media access control address associated with the display device.

[0011] In various implementations, the system can facilitate allowing a personal computing device to be used to select different content to be played on a remote display even if different media players are required to present the different content. The system also can allow the user to control how the content is displayed on the display device using the personal computing device. For example, user-initiated play commands can be passed from the user's personal computing device, through the server system, to the display devices.

[0012] Other aspects, features and advantages will be apparent from the following detailed description, the accompanying drawings, and the claims.

BRIEF DESCRIPTION OF THE FIGURES

[0013] The present technology is illustrated by way of example, and not by way of limitation, in the figures of the accompanying drawings.

[0014] FIG. 1 is a block diagram illustrating an example of a system according to the invention.

[0015] FIG. 2 illustrates various details of the flow of information and signals according to some implementations.

[0016] FIG. 3 illustrates an example of a transmission code incorporated into a message from a personal computing device.

[0017] FIG. 4 illustrates an example of a look-up table that forms part of a server system.

[0018] FIG. 5 illustrates an example of entries in a universal API adapter.

[0019] FIG. 6 is a flow chart showing steps for display device to load a video player and video.

[0020] FIG. 7A illustrates an example of a display device including a synchronization code.

[0021] FIG. 7B illustrates an example of a synchronization code look-up table.

[0022] FIGS. 8-13 illustrate examples of various scenarios in which the invention can be used.

[0023] FIGS. 14A through 14E illustrate examples of display screens that may appear on a user's personal computing device in accordance with the invention.

[0024] FIG. 15 illustrates further information that can be stored in the look-up table in the server system.

DETAILED DESCRIPTION

[0025] As shown in FIG. 1, a system 10 facilitates synchronizing a connection between two or more devices 20, 22 connected to the Internet 21 or other computer network. The connection is designed to be made by a first device (e.g., a personal computing device) 20 that acts as a controller and a second device (e.g., a television set 22 with a display 23) that acts as a receiver to play content selected by a user of the first device and to respond to commands that originate at the personal computing device. The personal computing device 20 is operable to display an application or web site that contains information and links to content providers 30 on the Internet 21. The television set 22 is operable to link back to a server system 24 from which the television set receives commands. When a user makes a selection using the personal computing device 20 for particular content to be displayed on the television display 23, a signal is sent through the Internet (or other network) 21 to the server system 24. A corresponding command signal then is passed along to the connected television set 22, which acts on a transmission code contained within the signal and performs specified commands. For example, in some scenarios, the command instructs the television set 22 to access a content provider 30 through the Internet 21, load a specific media player, load the media player-specific content (e.g., a video) and play the content on the television display 23. The user can use the personal computing device 20 to control how the content is played on the television display 23. The user may subsequently visit the same or another Web site using the personal computing device 20 to select different content (e.g., a second video) to be played on the television display 23. In that case, another signal would be sent through the server system 24 to the television set 22. A transmission code associated with this command signal instructs the television set 22 to load a new media player (if needed) over the Internet and to load the specified video file to be played on the display 23. Thus, the system 10 allows a personal computing device

20 to be used to select different content to be played on a remote display 23 even if different media players are required for the different content. The user also can control how the content is displayed (e.g., play, pause, stop, rewind, fast forward, etc.) on the display 23 using the personal computing device 20. The user-initiated play commands are passed from the user's personal computing device 20, through the server system 24, to the television set 22.

[0026] Although the following detailed discussion describes videos as an example of the type of content to be played on the display 23, the system 10 can be used for other types of content as well. Thus, depending on the implementation, the content may include one or more of the following: video, audio, interactive video game, streaming media, multimedia, images, slides (e.g., a PowerPoint presentation) or other types of dynamic content. Furthermore, in the following discussion, it is assumed that the personal computing device 20 is a mobile phone that includes a display, an internal microprocessor or other processing circuitry, a keypad, keyboard, touchscreen, mouse, trackball, or other device to receive user selections and other input, and a transceiver to establish communications to the Internet 21 or other communications networks. More generally, however, the personal computing device 20 can be any type of handheld or other Internet-enabled personal computing device, including personal computers, e-books, kiosks, tablets, smart phones, media players, and motion and touch sensory interfaces. In some cases, input from the user can be received in forms other than tactile input (e.g., acoustic or speech).

[0027] FIG. 2 illustrates further details of the flow of information and signals according to some implementations. The personal computing device (e.g., mobile phone) 20 is operable to display an application or web site that contains information and links to content providers 30 on the Internet 21. The user operates the mobile phone 20 so as to start the application or access the web site (block 100). In some implementations, a logo appears on the mobile phone's display. By

selecting the logo, the user causes a menu to expand and present various options. The options can include, for example: (i) add new content to a playlist, (ii) play a listed item on a secondary device, (iii) play a listed item on the mobile phone 20. If the user selects to add new content to the playlist, the user is presented with a screen that allows him to enter user-defined search parameters or to select predefined search parameters to request video data. The search parameters are sent from the mobile phone 20 as part of a request for video data that satisfy the search parameters (block 102). The request is transmitted via the Internet 21 and through the server system 24 to the appropriate content provider web site. In response, the content provider 30 provides metadata (e.g., titles, links to the videos) for one or more video files that satisfy the search parameters (block 104). The metadata can be provided to the mobile phone 20, for example, in the form of an XML data file. Upon receiving the data file, the mobile phone 20 displays a list of one or more videos based on the information received from the content provider 30 (block 106).

[0028] If desired, the user can take one of several actions, including selecting one of the videos from the displayed list to be played on the television display 23 or initiating a command with respect to a video that already has been loaded to the television set 22 (block 108). The mobile phone 20 then formats and transmits a message to the server system 24 (block 110). The message from the mobile phone 20 contains a transmission code that includes data regarding the user information (e.g., user identification or account number), the secondary display it wants to connect to (e.g., television set 22 with display 23), the location and name of the media player for the selected video, the command (e.g., play, pause, rewind, etc.), and the video file to be acted upon. An example of the format of a transmission code from the mobile phone 20 to the server system 24 is illustrated in FIG. 3. Different formats and/or different information may be appropriate for other implementations.

[0029] The message from the mobile phone 20 is transmitted over the Internet 21 and is received by the server system 24 (block 112). Based on information in the message from the mobile phone 20, the server system 24 verifies that the user has an account (block 114), and the contents of the message, as well as the date and time of receipt of the message, are added to a personal computing device database 32 (block 116) which forms part of a switchboard 28. In general, all messages from a particular user's personal computing device 20 are stored in the database 32 corresponding to an account for the particular user. Thus, the database 32 stores a record of all messages received from a user's personal computing device 20, as well as the user's identification, an indication of the target device 22, an identification of the media player that is required for the selected video, and an identification of the selected video.

[0030] The switchboard 28 also includes a look-up table 34 that stores a correspondence between a particular personal computing device (such as mobile phone 20) and target devices (e.g., the television set 22) to which the user command is directed. An example of the look-up table 28 is illustrated in FIG. 4. In this example, it is assumed that, at most, a single connection is established at any given time between a particular mobile phone and a display device. However, as explained below, other scenarios are also possible to establish group connections (e.g., multiple mobile phones connected to the same display device). The server system 24 performs a target verification (block 118), which includes checking whether a connection to a particular display device already is established for the mobile phone 20 and, if so, checking the identification of the display device. During the target verification, if the look-up table indicates that there is no connection established between the mobile phone 20 and a particular display device, then the server system 24 sends a message to the mobile phone 20 to prompt the user to identify the device on which the video is to be displayed.

[0031] A user can identify the device on which the video is to be displayed in one of several ways, depending on the implementation. In some implementations, the user can select the display device from a list of devices displayed on the mobile phone 20. The list can include a field populated with names or identifications of display devices that previously have been initialized for connection. Alternatively, the user can select the display device by entering a synchronization code uniquely associated with the particular display device. As illustrated in FIG. 7A, the synchronization code 48 can be displayed, for example, on a splash page of the display device as text on the screen or as an image such as a QR code and can be entered into the mobile phone 20, for example, manually by the user or by scanning the code into the mobile phone. The code can be scanned, for example, using optical scanning or RFID techniques. Preferably, the synchronization code is different from the IP address associated with the device 22. The IP address also can be different from the media access control (MAC) address associated with the device 22. For example, in some implementations, the synchronization code is generated randomly and assigned to the display device 22 each time it connects to the server system 24. Thus, a particular display device 22 may have an IP address, a MAC address, a web or browser cookie, and a synchronization code (“sync code”) assigned to it at any given time. This information can be stored, for example, in a look-up table in the server system 24. An example of entries in such a look-up table are illustrated in FIG. 7B.

[0032] Once the synchronization code is entered into, or captured by, the mobile phone 20, it is sent from the mobile phone 20 to the server system 24, which stores the information in the look-up table 36 so as to establish a connection between the mobile phone 20 and the display device 22 through the server system 24.

[0033] Once a connection is established between the mobile phone 20 and the display device 22, signals sent from the mobile device 20 to its associated database 32 are copied to a database 34 associated with the target device (e.g., television set 24) based on the correspondence between the mobile device and the target device listed in the look-up table 36 (block 122). Thus, the database 32 entries associated with a particular display device (e.g., television set 24) provide a record of the messages received for that display device, as well as an indication of the identification of the device that sent each message, an indication of the media player required to play the video, and an indication of the selected video.

[0034] In the illustrated implementation, the command in the transmission code (see FIG. 3) contains a JavaScript reference to control the media player needed to play the selected video. Various types of video players may use different JavaScript commands to control their respective playback. Therefore, in the illustrated implementation, a universal adapter 26 is provided to interpret and convert a standard or universal command (e.g., play, pause, etc.) into the specific command recognized by the media player. Each time a signal is received from the mobile device 20, the API adapter 26 checks and identifies the specific media player that is being requested. Based on this information, the system loads the appropriate set of protocols or application programming interfaces (APIs) from its library and converts the incoming commands from the mobile device 20 into the correct JavaScript (or other programming) code used by the target device 22 to control the specific player (block 120). The server system 24 then copies the converted version of the message to the database 34 associated with the target device 22, as indicated above in connection with block 122.

[0035] The universal adapter 26 can be implemented, for example, as a look-up table. Examples of entries in such a look-up table are illustrated in FIG. 5. Thus, for a universal command

“New Video,” the universal adapter 26 provides the corresponding command for each of several specific media players (e.g., “yt_loadVideo” for YouTube). Similarly, for a universal command “Pause,” the universal adapter 26 provides the corresponding command for each of several specific media players (e.g., “pauseVideo” for Ted.com). Other universal commands and the corresponding command(s) for one or more media players also can be stored by the universal adapter 26.

[0036] The display device 22 periodically checks the entries in the database 34 to determine if there are any new messages/commands directed to it (block 124). For example, in some implementations, the display device 22 polls the associated database 34 at some predetermined time interval. In some implementations, instead of the display device 22 periodically checking whether there are any messages for it in the database 34, the server system 24 can push the messages to the display device 22. In any event, the system is arranged so that the display device 22 receives the messages intended for it.

[0037] When the display device 22 receives a message from the server system 24 (block 126), the display device executes the message (block 128). In some cases, the media player required to play the video indicated in the message is not presently loaded in the display device 22. For example, the received command may be to “play” a particular video. As indicated by FIG. 6, if the media player needed to play the video is not already loaded in the display device 22, the display device 22 requests and obtains a copy of the appropriate media player 40 and a copy of the video file 42 from a content provider 30, loads the media player and then presents the video on the display 23 (FIG. 2, block 130). Likewise, as indicated by FIG. 6, if the appropriate media player already is loaded in the display device, but the particular video is not, then the display device 22 requests and obtains a copy of the video file 42 from the content provider 30 and proceeds to play the video. To allow the display device 22 to switch between different video players (i.e., to load

and unload different video players), a software program can be stored on the display device and/or the web site to establish a secure connection back to the server system 24.

[0038] Once the video is playing on the display device 22, the user of the mobile phone 20 can control the playing of the video by entering appropriate commands (e.g., pause, fast forward, rewind, stop, play, etc.) through the mobile phone. Each command is incorporated into a message including a transmission code (FIG. 3) as described above. The message is transmitted to the server system 24, which copies the message into database entries associated with the particular display device 22 (i.e., after performing any conversion of the command by the API adapter 26). Once the message is retrieved by or sent to the display device 22, the display device proceeds to execute the command.

[0039] The system and methods described here allow a user of a mobile phone or other personal computing device to create a playlist based on videos (or other types of content) from multiple sources and to play back each video using a single interface that can be used to control different media players.

[0040] As mentioned above, the system and methods described above also can be used with types of content other than video. In that case, different types of user-initiated commands may be available to control the content displayed on the display 23. For example, for interactive video games, the user-initiated commands can include control commands appropriate for the particular game.

[0041] Although the implementation of FIG. 1 illustrates the display device 22 as a television set with a display screen 23, other types of display devices can be used as well (e.g., a laptop or personal computer).

[0042] The systems and methods can be used in various scenarios to play back videos (or other content). Examples of several scenarios that can be implemented using the system described above are described in the following paragraphs. For example, a first scenario involves a single user's smartphone connecting to a single display device (FIG. 8). In this scenario, the user turns on, for example, her display device (e.g., personal computer with a display monitor), opens up a browser and accesses a website associated with the server system 24. The user then clicks on a link that launches the software program to establish a secure connection back to the server system 24. The software program opens a splash page (see FIG. 14A), and a sync-code is displayed on the monitor. The user then opens the appropriate application on her smartphone. In the smartphone application, the user accesses a "Connect" screen from which he can select one of several listed display devices (see FIG. 14B). Alternatively, the user can enter the sync-code displayed on the computer monitor (see FIG. 14B). The user then clicks on a SEND button which causes a message including the sync-code to be sent the server system 24. In response, the server system 24 establishes a connection between the user's smartphone and the selected display device through a look-up table as described above with respect to FIG. 4. The user can use a search tool in the smartphone application to find a video. In response to the search, a list of videos satisfying the search appears on the smartphone (see FIG. 14C). When the user selects a video from the list displayed on the smartphone, the information is provided through the server system 24 to the personal computer. In some implementations, a pop-up window may appear on the smartphone listing one or more options for the user to take regarding the selected video. Such options can include, for example, play the video on the selected display device (e.g., the personal computer), play the video on the smartphone, or add the video to the playlist on the smartphone. If the user chooses to have the video played on the display device (e.g., the personal computer), the personal

computer obtains a copy of the required video player and the selected video from an appropriate content provider over the Internet and begins to play the video on the monitor as described previously. In some implementations, a message is displayed on the user's smartphone indicating that the selected video is playing and providing additional information about the selected video (see FIG. 14D). The user can control playing of the video (e.g., pause, fast forward, rewind, play, etc.) from her smartphone.

[0043] A second scenario involves saving a selected video to a playlist on a single user's smartphone, and subsequently playing the video on a display device (FIG. 9). In this scenario, the user opens the appropriate application on his smartphone and searches for videos using the search tool displayed in the application. When a list of videos is displayed on the smartphone in response to the search request, the user selects one or more videos to add to his playlist. At that time, or at a later time, the user can connect to a display device through the server system 24. To do so, the user opens the playlist on his smartphone and selects a video. The information is provided through the server system 24 to the display device, which obtains a copy of the required video player and the selected video from an appropriate content provider over the Internet and begins to play the video. The user can control playing of the video (e.g., pause, fast forward, rewind, play, etc.) from his smartphone.

[0044] A third scenario involves multiple users' smartphones and a single display device (FIG. 10). For example, a user may want to share and watch videos with a group of friends watching together on a single display device. In this situation, the user can access the application or web site to set up a group and serve as the moderator for the group. The user then can send out a request to other members of the group, or other users can send a request to the moderator to join the group. Users can search for other users based, for example, on username or from a contact list.

The moderator then can select a user in the group to control the display device. FIG. 14E illustrates an example of a screen on the user's smartphone that allows the user to connect with other users to form a group and to select which member of the group controls the display device (e.g., by selecting a member of the group from the list "Me, Guest 1, Guest 2, . . ." near the top of the screen). Alternatively, the moderator can set it up so that control is passed to each member of the group in turn automatically, or so that the next turn can be determined by consensus of the entire group, via some form of voting. Regardless of who has control of the display device 22, each user in the group retains control of his own smartphone. The look-up table 36 in the server system 24 stores the connections established between the personal computing devices of the users in the group and the display device (see FIG. 15).

[0045] A fourth scenario involves one user's smartphone and multiple display devices (FIG. 11). In this example, a user opens the application on his smartphone to establish a connection to a first display device and then repeats the process for multiple display devices. A list of devices that the user's smartphone is connected to is displayed on the smartphone. The user can choose to control all devices simultaneously or one at a time. To do so, the user selects from the list the display device(s) he wants to control. The user then can search for videos using his smartphone. In response to the user selecting a particular video, the selected video is played on the selected display device(s).

[0046] A fifth scenario involves multiple users' smartphones and multiple connected display devices (FIG. 12). For example, a user may want to share and watch videos with a group of friends, who may be in different locations each of which has a separate display device. Each user establishes a connection from her smartphone to the display device where she is located. One of the users uses the application or web site to establish a group, with the user who establishes the

group serving as the group moderator. The user can send out a request to other users to join the group or other users can send a request to the moderator to join the group. In some implementations, users can search for other users based on username or from a contact list. The moderator chooses which member of the group has control of the display device. Alternatively, the moderator can set it up control is passed to each member of the group in turn automatically, or so that the next turn can be determined by consensus of the entire group, via some form of voting. The signal sent from the smartphone of the group member who has control is sent (via the server system 24) to all display devices within the group. Regardless of which group member has control of the display devices, each user retains control of her own smartphone. The look-up table 36 in the server system 24 stores the connections established between the personal computing devices of the users in the group and the display devices (see FIG. 15).

[0047] A sixth scenario involves sharing video links and a playlist (FIG. 13). For example, a user within a group can share a video playlist and video links via an Instant messaging system built-in to the application. Users also can post video links or a video playlist to third-party web sites (e.g., social networking sites). Other users can view the video link and playlist within the application. When a video from the list is selected, it plays on the selected device.

[0048] The system and methods can be used by a wide variety of users in addition to individual viewers. For example, companies that provide on-line video platforms that host videos for other individuals or companies can obtain useful advantages by integrating the platforms with the server system 24. Programming hooks can be created in the API so that the on-line video platform's media player can communicate with the server system 24. When media player commands for an on-line video platform are added to the system 24, the media player's API is placed in an API library and is stored in the API adapter 26. The on-line video platform can then

offer customers the ability to add videos to their own mobile web sites that are enabled to operate with the server system 24.

[0049] The system and methods also can be used by content providers. For example, the content provider may want to deliver its media on-line. The content provider can use an on-line video platform that is enabled to operate with the server system 24. In some implementations, the content provider is allowed to add links to videos for that web site (i.e., mobile site or an application). The link facilitates synchronization to the secondary device 22 (e.g., a television set) and allows the end-user to load and control the video on the secondary device.

[0050] As used in this disclosure, terms such as “first,” “second,” etc. with respect to the messages are used simply as labels to distinguish the various messages from one another. Such terms do not imply that there cannot be any other messages prior to the first message or that there cannot be other messages between the first and second messages.

[0051] Implementations of the subject matter and the operations described in this specification can include digital electronic circuitry, or in computer software, firmware, or hardware, including the structures disclosed in this specification and their structural equivalents, or in combinations of one or more of them. Implementations of the subject matter described in this specification can include one or more computer programs, i.e., one or more modules of computer program instructions, encoded on computer storage medium for execution by, or to control the operation of, data processing apparatus. Alternatively or in addition, the program instructions can be encoded on an artificially-generated propagated signal, e.g., a machine-generated electrical, optical, or electromagnetic signal that is generated to encode information for transmission to suitable receiver apparatus for execution by a data processing apparatus. A computer storage medium can be, or can be included in, a computer-readable storage device, a computer-readable

storage substrate, a random or serial access memory array or device, or a combination of one or more of them. Moreover, while a computer storage medium is not a propagated signal, a computer storage medium can be a source or destination of computer program instructions encoded in an artificially-generated propagated signal. The computer storage medium can also be, or be included in, one or more separate physical components or media (e.g., multiple CDs, disks, or other storage devices).

[0052] The operations described in this specification can include operations performed by a data processing apparatus on data stored on one or more computer-readable storage devices or received from other sources. The term “data processing apparatus” encompasses all kinds of apparatus, devices, and machines for processing data, including by way of example a programmable processor, a computer, a system on a chip, or multiple ones, or combinations, of the foregoing. The apparatus and execution environment can realize various different computing model infrastructures, such as web services, distributed computing and grid computing infrastructures.

[0053] A computer program (also known as a program, software, software application, script, or code) can be written in any form of programming language, including compiled or interpreted languages, declarative or procedural languages, and it can be deployed in any form, including as a stand-alone program or as a module, component, subroutine, object, or other unit suitable for use in a computing environment. A computer program may, but need not, correspond to a file in a file system. A program can be stored in a portion of a file that holds other programs or data (e.g., one or more scripts stored in a markup language document), in a single file dedicated to the program in question, or in multiple coordinated files (e.g., files that store one or more modules, sub-programs, or portions of code). A computer program can be deployed to be executed

on one computer or on multiple computers that are located at one site or distributed across multiple sites and interconnected by a communication network.

[0054] Processors suitable for the execution of a computer program include, by way of example, both general and special purpose microprocessors, and any one or more processors of any kind of digital computer. Generally, a processor will receive instructions and data from a read-only memory or a random access memory or both. Elements of a computer include a processor for performing actions in accordance with instructions and one or more memory devices for storing instructions and data.

[0055] Generally, a computer will also include, or be operatively coupled to receive data from or transfer data to, or both, one or more mass storage devices for storing data, e.g., magnetic, magneto-optical disks, or optical disks. However, a computer need not have such devices. Moreover, a computer can be embedded in another device, e.g., a mobile telephone, a personal digital assistant (PDA), a mobile, audio or video player, a game console, a Global Positioning System (GPS) receiver, or a portable storage device (e.g., a universal serial bus (USB) flash drive), to name just a few. Devices suitable for storing computer program instructions and data include all forms of non-volatile memory, media and memory devices, including by way of example semiconductor memory devices, e.g., EPROM, EEPROM, and flash memory devices; magnetic disks, e.g., internal hard disks or removable disks; magneto-optical disks; and CD-ROM and DVD-ROM disks. The processor and the memory can be supplemented by, or incorporated in, special purpose logic circuitry.

[0056] Although this specification contains many specific implementation details, these should not be construed as limitations on the scope of any inventions or of what may be claimed, but rather as descriptions of features specific to particular implementations of particular inventions.

Certain features that are described in this specification in the context of separate implementations can also be implemented in combination in a single implementation. Conversely, various features that are described in the context of a single implementation can also be implemented in multiple implementations separately or in any suitable subcombination. Moreover, although features may be described above as acting in certain combinations and even initially claimed as such, one or more features from a claimed combination can in some cases be excised from the combination, and the claimed combination may be directed to a subcombination or variation of a subcombination.

[0057] Similarly, while operations are depicted in the drawings in a particular order, this should not be understood as requiring that such operations be performed in the particular order shown or in sequential order, or that all illustrated operations be performed, to achieve desirable results. In certain circumstances, multitasking and parallel processing may be advantageous. Moreover, the separation of various system components in the implementations described herein and the attachments hereto should not be understood as requiring such separation in all implementations, and it should be understood that the described program components and systems can generally be integrated together in a single software product or packaged into multiple software products.

[0058] Thus, although particular implementations have been described, other implementations are within the scope of the claims.

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	TSTH.278581
		Application Number	
Title of Invention	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE		
The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76. This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.			

Secrecy Order 37 CFR 5.2:

Portions or all of the application associated with this Application Data Sheet may fall under a Secrecy Order pursuant to 37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)

Inventor Information:

Inventor	1				Remove	
Legal Name						
Prefix	Given Name	Middle Name	Family Name	Suffix		
	David		Strober			
Residence Information (Select One) • US Residency Non US Residency Active US Military Service						
City	Rye	State/Province	NY	Country of Residence	US	
Mailing Address of Inventor:						
Address 1	6 Davis Avenue B22					
Address 2						
City	Rye	State/Province	NY			
Postal Code	10580	Country	US			
All Inventors Must Be Listed - Additional Inventor Information blocks may be generated within this form by selecting the Add button.						Add

Correspondence Information:

Enter either Customer Number or complete the Correspondence Information section below. For further information see 37 CFR 1.33(a).

An Address is being provided for the correspondence information of this application.

Customer Number	149550		
Email Address	ipdocket@shb.com	Add Email	Remove Email
Email Address	kbae@shb.com	Add Email	Remove Email

Application Information:

Title of the Invention	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE		
Attorney Docket Number	TSTH.278581	Small Entity Status Claimed	<input checked="" type="checkbox"/>
Application Type	Nonprovisional		
Subject Matter	Utility		
Total Number of Drawing Sheets (if any)	9	Suggested Figure for Publication (if any)	2

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	TSTH.278581
		Application Number	
Title of Invention	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE		

Filing By Reference:

Only complete this section when filing an application by reference under 35 U.S.C. 111(c) and 37 CFR 1.57(a). Do not complete this section if application papers including a specification and any drawings are being filed. Any domestic benefit or foreign priority information must be provided in the appropriate section(s) below (i.e., "Domestic Benefit/National Stage Information" and "Foreign Priority Information").

For the purposes of a filing date under 37 CFR 1.53(b), the description and any drawings of the present application are replaced by this reference to the previously filed application, subject to conditions and requirements of 37 CFR 1.57(a).

Application number of the previously filed application	Filing date (YYYY-MM-DD)	Intellectual Property Authority or Country

Publication Information:

<input type="checkbox"/> Request Early Publication (Fee required at time of Request 37 CFR 1.219)
<input type="checkbox"/> Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.

Representative Information:

Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32). Either enter Customer Number or complete the Representative Name section below. If both sections are completed the customer Number will be used for the Representative Information during processing.			
Please Select One:			
<input checked="" type="radio"/>	Customer Number	<input type="radio"/>	US Patent Practitioner
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Customer Number	149550		

Domestic Benefit/National Stage Information:

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

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

Prior Application Status	Pending	Remove	
Application Number	Continuity Type	Prior Application Number	Filing or 371(c) Date (YYYY-MM-DD)
	Continuation of	13532546	2012-06-25

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	TSTH.278581		
		Application Number			
Title of Invention	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE				
Prior Application Status	Patented			Remove	
Application Number	Continuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number	Issue Date (YYYY-MM-DD)
13532546	Continuation in part of	13157821	2011-06-10	8904289	2014-12-02
Prior Application Status	Expired			Remove	
Application Number	Continuity Type	Prior Application Number	Filing or 371(c) Date (YYYY-MM-DD)		
13157821	Claims benefit of provisional	61477998	2011-04-21		
Additional Domestic Benefit/National Stage Data may be generated within this form by selecting the Add button.					Add

Foreign Priority Information:

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

				Remove
Application Number	Country ⁱ	Filing Date (YYYY-MM-DD)	Access Code ⁱ (if applicable)	
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Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications

This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013.

NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March 16, 2013, will be examined under the first inventor to file provisions of the AIA.

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

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	TSTH.278581
		Application Number	
Title of Invention	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE		

Authorization or Opt-Out of Authorization to Permit Access:

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

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

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

1. Authorization to Permit Access by a Foreign Intellectual Property Office(s)

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

B. Search Results from U.S. Application to EPO - Unless box B in subsection 2 (opt-out of authorization) is checked, the undersigned hereby **grants the USPTO authority** to provide the EPO access to the bibliographic data and search results from the instant patent application when a European patent application claiming priority to the instant patent application is filed. See 37 CFR 1.14(h)(2).

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

2. Opt-Out of Authorizations to Permit Access by a Foreign Intellectual Property Office(s)

A. Applicant **DOES NOT** authorize the USPTO to permit a participating foreign IP office access to the instant application-as-filed. If this box is checked, the USPTO will not be providing a participating foreign IP office with any documents and information identified in subsection 1A above.

B. Applicant **DOES NOT** authorize the USPTO to transmit to the EPO any search results from the instant patent application. If this box is checked, the USPTO will not be providing the EPO with search results from the instant application.

NOTE: Once the application has published or is otherwise publicly available, the USPTO may provide access to the application in accordance with 37 CFR 1.14.

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	TSTH.278581
		Application Number	
Title of Invention	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE		

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	<input type="button" value="Remove"/>	
<p>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.</p>		
<input type="button" value="Clear"/>		
<input checked="" type="radio"/> Assignee	Legal Representative under 35 U.S.C. 117	Joint Inventor
Person to whom the inventor is obligated to assign.	Person who shows sufficient proprietary interest	
If applicant is the legal representative, indicate the authority to file the patent application, the inventor is:		
<div style="border: 1px solid black; height: 20px; width: 100%;"></div>		
Name of the Deceased or Legally Incapacitated Inventor: <input type="text"/>		
If the Applicant is an Organization check here. <input checked="" type="checkbox"/>		
Organization Name	Touchstream Technologies, Inc.	
Mailing Address Information For Applicant:		
Address 1	8 Broadway	
Address 2		
City	Valhalla	State/Province NY
Country	US	Postal Code 10595
Phone Number		Fax Number
Email Address		
Additional Applicant Data may be generated within this form by selecting the Add button. <input type="button" value="Add"/>		

Assignee Information including Non-Applicant Assignee Information:

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

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	TSTH.278581
		Application Number	
Title of Invention	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE		

Assignee 1				
Complete this section if assignee information, including non-applicant assignee information, is desired to be included on the patent application publication. An assignee-applicant identified in the "Applicant Information" section will appear on the patent application publication as an applicant. For an assignee-applicant, complete this section only if identification as an assignee is also desired on the patent application publication.				
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Phone Number		Fax Number		
Email Address				
Additional Assignee or Non-Applicant Assignee Data may be generated within this form by selecting the Add button.				<input type="button" value="Add"/>

Signature:

NOTE: This Application Data Sheet must be signed in accordance with 37 CFR 1.33(b). However, if this Application Data Sheet is submitted with the **INITIAL** filing of the application and either box A or B is not checked in subsection 2 of the "Authorization or Opt-Out of Authorization to Permit Access" section, then this form must also be signed in accordance with 37 CFR 1.14(c).

This Application Data Sheet **must** be signed by a patent practitioner if one or more of the applicants is a **juristic entity** (e.g., corporation or association). If the applicant is two or more joint inventors, this form must be signed by a patent practitioner, **all** joint inventors who are the applicant, or one or more joint inventor-applicants who have been given power of attorney (e.g., see USPTO Form PTO/AIA/81) on behalf of **all** joint inventor-applicants.

See 37 CFR 1.4(d) for the manner of making signatures and certifications.

Signature	/KEITH J. BAE/		Date (YYYY-MM-DD)	2017-08-25
First Name	Keith	Last Name	Bae	Registration Number
				64633
Additional Signature may be generated within this form by selecting the Add button.				<input type="button" value="Add"/>

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

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	TSTH.278581
		Application Number	
Title of Invention	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE		

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

Privacy Act Statement

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

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

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

Electronic Patent Application Fee Transmittal

Application Number:				
Filing Date:				
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE			
First Named Inventor/Applicant Name:	David Strober			
Filer:	Keith Joshua Bae/Traci Burke			
Attorney Docket Number:	TSTH.278581			
Filed as Small Entity				
Filing Fees for Utility under 35 USC 111(a)				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
UTILITY FILING FEE (ELECTRONIC FILING)	4011	1	70	70
UTILITY SEARCH FEE	2111	1	300	300
UTILITY EXAMINATION FEE	2311	1	360	360
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 (\$)				730

Electronic Acknowledgement Receipt

EFS ID:	30190868
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Traci Burke
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	TSTH.278581
Receipt Date:	25-AUG-2017
Filing Date:	
Time Stamp:	18:13:29
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$730
RAM confirmation Number	082817INTEFSW18141700
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	Drawings-only black and white line drawings	TSTH_278581_Figures.pdf	2845255	no	9
			986dc67a0c251f13c9bc5665a4ac1ce838f7d695		
Warnings:					
Information:					
2	Oath or Declaration filed	TSTH_278581_Executed_Declaration.pdf	56399	no	1
			8492fe0072e8c69ae33f208cfea04ad5efac3a0a		
Warnings:					
Information:					
3		TSTH_278581_Continuation_Application.pdf	125437	yes	27
			f3ae5583f06a1704ab712d644673a5661aacad9		
	Multipart Description/PDF files in .zip description				
	Document Description		Start	End	
	Abstract		27	27	
	Claims		21	26	
	Specification		1	20	
Warnings:					
Information:					
4	Application Data Sheet	TSTH_278581_ADS.pdf	1823188	no	8
			b2a8ed6ebf9d80493bd960c49d1924ba45005c4d		
Warnings:					
Information:					
5	Fee Worksheet (SB06)	fee-info.pdf	35244	no	2
			d236d0465c231faf750ee0ac2cebdbf13627988		

Warnings:	
Information:	
Total Files Size (in bytes):	4885523
<p>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.</p> <p><u>New Applications Under 35 U.S.C. 111</u> If a new application is being filed and the application includes the necessary components for a filing date (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.</p> <p><u>National Stage of an International Application under 35 U.S.C. 371</u> If a timely submission to enter the national stage of an international application is compliant with the 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.</p> <p><u>New International Application Filed with the USPTO as a Receiving Office</u> If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.</p>	

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

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/AIA/82B identifies the application to which the Power of Attorney is directed, the Power of Attorney will not be recognized in the application.

Application Number	15/687,249
Filing Date	08/25/2017
First Named Inventor	DAVID STROBER
Title	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
Art Unit	2611
Examiner Name	
Attorney Docket Number	TSTH.278581

SIGNATURE of Applicant or Patent Practitioner

Signature	/KEITH J. BAE/	Date (Optional)	08/28/2017
Name	Keith J. Bae	Registration Number	64633
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.

*Total of 1 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.

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

POWER OF ATTORNEY BY APPLICANT

I hereby revoke all previous powers of attorney given in the application identified in either the attached transmittal letter or the boxes below.

Application Number	Filing Date

(Note: The boxes above may be left blank if information is provided on form PTO/AIA/82A.)

I hereby appoint the Patent Practitioner(s) associated with the following Customer Number as my/our attorney(s) or agent(s), and to transact all business in the United States Patent and Trademark Office connected therewith for the application referenced in the attached transmittal letter (form PTO/AIA/82A) or identified above:

149550

OR

I hereby appoint Practitioner(s) named in the attached list (form PTO/AIA/82C) as my/our attorney(s) or agent(s), and to transact all business in the United States Patent and Trademark Office connected therewith for the patent application referenced in the attached transmittal letter (form PTO/AIA/82A) or identified above. (Note: Complete form PTO/AIA/82C.)

Please recognize or change the correspondence address for the application identified in the attached transmittal letter or the boxes above to:

The address associated with the above-mentioned Customer Number

OR

The address associated with Customer Number:

OR

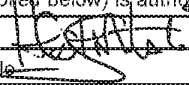
<input type="checkbox"/> Firm or Individual Name				
Address				
City		State		Zip
Country				
Telephone		Email		

I am the Applicant (if the Applicant is a juristic entity, list the Applicant name in the box):

- 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		Date (Optional)	7-7-2017
Name	Herb Mitschela		
Title	CEO, Touchstream Technologies, Inc.		

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.

Total of _____ 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.

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

Electronic Acknowledgement Receipt

EFS ID:	30194508
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Traci Burke
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	TSTH.278581
Receipt Date:	28-AUG-2017
Filing Date:	
Time Stamp:	10:17:23
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Power of Attorney	TSTH_278581_POA_and_Transmittal.PDF	279224 4d305716a0fd6ec29a122e830dad3fa9739a fa33	no	2

Warnings:

Information:	
Total Files Size (in bytes):	279224
<p>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.</p> <p><u>New Applications Under 35 U.S.C. 111</u> If a new application is being filed and the application includes the necessary components for a filing date (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.</p> <p><u>National Stage of an International Application under 35 U.S.C. 371</u> If a timely submission to enter the national stage of an international application is compliant with the 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.</p> <p><u>New International Application Filed with the USPTO as a Receiving Office</u> If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.</p>	



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

Table with 7 columns: APPLICATION NUMBER, FILING or 371(c) DATE, GRP ART UNIT, FIL FEE REC'D, ATTY.DOCKET.NO, TOT CLAIMS, IND CLAIMS. Row 1: 15/687,249, 08/25/2017, 2611, 730, TSTH.278581, 20, 3

CONFIRMATION NO. 4059

FILING RECEIPT

149550
SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613



Date Mailed: 09/01/2017

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)

David Strober, Rye, NY;

Applicant(s)

Touchstream Technologies, Inc., Valhalla, NY;

Power of Attorney: The patent practitioners associated with Customer Number 149550

Domestic Priority data as claimed by applicant

This application is a CON of 13/532,546 06/25/2012 PAT 9767195
which is a CIP of 13/157,821 06/10/2011 PAT 8904289
which claims benefit of 61/477,998 04/21/2011

Foreign Applications for which priority is claimed (You may be eligible to benefit from the Patent Prosecution Highway program at the USPTO. Please see http://www.uspto.gov for more information.) - None.

Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access Application via Priority Document Exchange: Yes

Permission to Access Search Results: Yes

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

If Required, Foreign Filing License Granted: 08/31/2017

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 15/687,249**

Projected Publication Date: 12/07/2017

Non-Publication Request: No

Early Publication Request: No

**** SMALL ENTITY ****

Title

PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

Preliminary Class

345

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

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

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

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

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

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

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

LICENSE FOR FOREIGN FILING UNDER
Title 35, United States Code, Section 184
Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

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

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

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

SelectUSA

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

PATENT APPLICATION FEE DETERMINATION RECORD
Substitute for Form PTO-875

Application or Docket Number
15/687,249

APPLICATION AS FILED - PART I

FOR	(Column 1) NUMBER FILED	(Column 2) NUMBER EXTRA
BASIC FEE (37 CFR 1.16(a), (b), or (c))	N/A	N/A
SEARCH FEE (37 CFR 1.16(k), (i), or (m))	N/A	N/A
EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))	N/A	N/A
TOTAL CLAIMS (37 CFR 1.16(i))	20 minus 20 = *	
INDEPENDENT CLAIMS (37 CFR 1.16(h))	3 minus 3 = *	
APPLICATION SIZE FEE (37 CFR 1.16(s))	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).	
MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j))		

SMALL ENTITY	
RATE(\$)	FEE(\$)
N/A	70
N/A	300
N/A	360
x 40 =	0.00
x 210 =	0.00
	0.00
	0.00
TOTAL	730

OR
OTHER THAN SMALL ENTITY

RATE(\$)	FEE(\$)
N/A	
N/A	
N/A	
TOTAL	

* If the difference in column 1 is less than zero, enter "0" in column 2.

APPLICATION AS AMENDED - PART II

AMENDMENT A	(Column 1)	(Column 2)	(Column 3)
	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA
	Total (37 CFR 1.16(i))	* Minus **	=
	Independent (37 CFR 1.16(h))	* Minus ***	=
	Application Size Fee (37 CFR 1.16(s))		
FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))			

SMALL ENTITY	
RATE(\$)	ADDITIONAL FEE(\$)
x =	
x =	
TOTAL ADD'L FEE	

OR
OTHER THAN SMALL ENTITY

RATE(\$)	ADDITIONAL FEE(\$)
x =	
x =	
TOTAL ADD'L FEE	

AMENDMENT B	(Column 1)	(Column 2)	(Column 3)
	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA
	Total (37 CFR 1.16(i))	* Minus **	=
	Independent (37 CFR 1.16(h))	* Minus ***	=
	Application Size Fee (37 CFR 1.16(s))		
FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))			

RATE(\$)	ADDITIONAL FEE(\$)
x =	
x =	
TOTAL ADD'L FEE	

OR
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RATE(\$)	ADDITIONAL FEE(\$)
x =	
x =	
TOTAL ADD'L FEE	

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Application	Document	Mailroom Date	Attorney Docket No.
15687249	APP.FILE.REC	09/01/2017	TSTH.278581

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Table with 4 columns: APPLICATION NUMBER (15/687,249), FILING OR 371(C) DATE (08/25/2017), FIRST NAMED APPLICANT (David Strober), ATTY. DOCKET NO./TITLE (TSTH.278581)

CONFIRMATION NO. 4059

PUBLICATION NOTICE

149550
SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613



Title:PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

Publication No.US-2017-0351757-A1

Publication Date:12/07/2017

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/.

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Application	Document	Mailroom Date	Attorney Docket No.
15687249	NTC.PUB	12/07/2017	TSTH.278581

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/687,249	08/25/2017	David Strober	TSTH.278581	4059
149550	7590	01/08/2019	EXAMINER HOPE, DARRIN	
SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.) 2555 GRAND BLVD KANSAS CITY, MO 64108-2613			ART UNIT 2173	
			NOTIFICATION DATE 01/08/2019	
			DELIVERY MODE ELECTRONIC	

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

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

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Office Action Summary	Application No. 15/687,249	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA Status No

-- 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 25 August 2017.
 - 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) _____ 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 http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.

Application Papers

- 10) The specification is objected to by the Examiner.
- 11) The drawing(s) filed on 25 August 2017 is/are: a) accepted or b) objected to by the Examiner.
 - Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 - Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

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/SB/08b)
Paper No(s)/Mail Date _____.
- 3) Interview Summary (PTO-413)
Paper No(s)/Mail Date _____.
- 4) Other: _____.

Notice of Pre-AIA or AIA Status

1. The present application is being examined under the pre-AIA first to invent provisions. This Office Action is responsive to the communications filed on 25 August 2017. Claims 1-20 are pending.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of pre-AIA 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

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

3. Claims 1 and 4-20 are rejected under pre-AIA 35 U.S.C. 102(b) as being anticipated by Morris (US 2012/0130971 A1).

4. Per claim 1, Morris discloses a non-transitory computer storage medium (paragraph [0013] storing computer-useable instructions that, when used by one or more computing devices, cause the one or more computing devices to perform operations for remotely presenting various types of content(Abstract), the operations comprising:

- initializing a connection with a remote server device to facilitate an association with a remote computing device(paragraphs [0027-0028]);
- receiving, from the remote server device, a first message that includes at least one command in a first format(e.g., Step 210 as shown in Fig. 2; paragraph [0044]), wherein the first message is received based at least in part on a second

message including at least one command in a second format having been sent from the associated remote computing device(e.g., Step 212 as shown in Fig. 2; paragraph [0045]);

- employing a first media player application operable to load a first piece of content referenced in the received first message(e.g., Step 214 as shown in Fig. 2; paragraph [0046]); and
- controlling a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application (e.g., Fig. 4; paragraph [0010]; paragraph [0016]; paragraph [0026]; paragraph [0033]).

5. **Per claim 4**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the second message is sent to the remote server device (e.g., Step 214 as shown in Fig. 2; paragraph [0046], *“At 214, the message is sent from the portable computing device to an application server that provides media content to a set top box device. The application server sends information to the set top box device that causes the set top box device to automatically play the particular media content item in response to the message. The method ends at 216.”*).

6. **Per claim 5**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the at least one command in the second format is converted into the at least one command in the first format based at least in part on the second message including therein a reference to the first piece of content (paragraph [0033]).

7. **Per claim 6**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the at least one command in the second format is converted into the at least one command in the first format based at least in part on a reference to the first media player application having been included in the second message(paragraph [0033]).

8. **Per claim 7**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application (paragraph [0039]).

9. **Per claim 8**, Morris discloses the non-transitory computer storage medium of claim 1, wherein controlling the presentation includes an execution of the first command (paragraph [0010], "... *The application server generates at least one command executable by the media device coupled to the external display device that enables the media device to access the media content and to send the media content to the external display device when a format of the media content is playable by the media device...* "; paragraphs [0012-0015]).

10. **Per claim 9**, Morris discloses the non-transitory computer storage medium of claim 1, the operations further comprising: obtaining the first media player application based on a determination that the first media player application is not already being employed (e.g., Step 306 as shown in Fig. 3; paragraph [0052]).

11. **Per claim 10**, Morris discloses the non-transitory computer storage medium of claim 9, wherein the first media player application is obtained from a content provider that corresponds to the referenced first piece of content (paragraph [0029]).

12. **Per claim 11**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the connection with the remote server device is maintained, for at least a duration that the first media player application is being employed, to facilitate a change from the first media player application to a second media player application operable to load a second piece of content referenced in a second message received from the remote server device (paragraphs [0025-0026]). Morris teaches a throw application 132 wherein the connection with the remote server device is maintained, for at least a duration that the first media player application is being employed, to facilitate a change from the first media player application to a second media player application operable to load a second piece of content referenced in a second message received from the remote server device

13. **Per claim 12**, Morris discloses a computer-implemented method for remotely presenting various types of content (Abstract), comprising:

- initializing, by a content presentation device, a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device(paragraphs [0027-0028]);
- receiving, by the content presentation device and from the remote server device, a first message that includes at least one command in a first format(e.g., Step 210 as shown in Fig. 2; paragraph [0044]), wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the remote computing device associated with the content presentation device(e.g., Step 212 as shown in Fig. 2; paragraph [0045]);

- employing, while the connection with the remote server device is maintained, a first media player application operable to load a first piece of content based at least in part on the first piece of content being referenced in the received first message(e.g., Step 214 as shown in Fig. 2; paragraph [0046]); and
- controlling, by the content presentation device, a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application(e.g., Fig. 4; paragraph [0010]; paragraph [0016]; paragraph [0026]; paragraph [0033]).

14. **Per claim 13**, Morris disclose the computer-implemented method of claim 12, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application(paragraph [0039]).

15. **Per claim 14**, Morris disclose the computer-implemented method of claim 12, the operations further obtaining the first media player application based on a determination that a second media player application is being employed(e.g., Step 306 as shown in Fig. 3; paragraph [0052]).

16. **Per claim 15**, Morris discloses the computer-implemented method of claim 12, wherein the first media player application obtained by retrieving the first media player application from a content provider associated with the referenced first piece of content (paragraphs [0025-0026]).

17. **Per claim 16**, Morris discloses the computer-implemented method of claim 12, wherein the presentation of the first piece of content loaded in the employed first media

player application is controlled based further on the first command in the first format having been converted, from the second command in the second format, for inclusion in the received first message for recognition by the first media player application (paragraph [0033]).

18. **Per claim 17**, Morris discloses a content presentation device (e.g., media device 108 as shown in Fig. 1; Abstract); comprising:

- a display (e.g., display device 104 as shown in Fig. 1);
- at least one processor(e.g., processor 154 as shown in Fig. 1); and
- at least one computer storage media (e.g., memory 162 as shown in Fig. 1) storing computer-usable instructions that, when used by the at least one processor, cause the at least one processor to:
 - initialize a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device, wherein the associated remote computing device is configured to send messages that include at least one command in a second format(paragraphs [0027-0028]);
 - receive, from the remote server device, a first message that includes at least one command in a first format based on a second message in the second format sent from the associated remote computing device(e.g., Step 212 as shown in Fig. 2; paragraph [0045]);
 - employ a first media player application operable to load a first piece of content referenced in the received first message(e.g., Step 214 as shown in Fig. 2; paragraph [0046]); and

- control a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application(e.g., Fig. 4; paragraph [0010]; paragraph [0016]; paragraph [0026]; paragraph [0033]).

19. **Per claim 18**, Morris discloses the content presentation device of claim 17, wherein a command in the first format is recognizable by the first media player application (paragraph [0034]).

20. **Per claim 19**, Morris discloses the content presentation device of claim 17, wherein the second message is sent to the remote server device(e.g., Step 214 as shown in Fig. 2; paragraph [0046], *“At 214, the message is sent from the portable computing device to an application server that provides media content to a set top box device. The application server sends information to the set top box device that causes the set top box device to automatically play the particular media content item in response to the message. The method ends at 216.”*).

21. **Per claim 20**, Morris discloses the content presentation device of claim, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application (paragraph [0033]).

Claim Rejections - 35 USC § 103

22. 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, 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 negated by the manner in which the invention was made.

23. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under pre-AIA 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

24. Claims 2 and 3 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Morris (US 2012/0130971 A1) in view of Mahajan et al. (Hereinafter, Mahajan, US 2009/0248802 A1).

25. Per claim 2, Morris discloses the non-transitory computer storage medium of claim 1, but does not expressly disclose wherein a command in the second format is a universal command.

26. Mahajan discloses wherein a command in the second format is a universal command (paragraphs [0013-0014; paragraphs [0022], [0024], [0036], [0038], [0040], [0042]). Mahajan teaches translating a platform specific media playback command into a generic or universal media playback command for transmission to a client.

27. At the time of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia

operations in remote sessions in Morris' media content playing device to improve the device with reasonable expectation that this would result in a media content playing device that could allow playback of media on different platforms. This method for improving the media content playing device of Morris was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

28. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Morris and Mahajan to obtain the invention as specified in claim 2

29. **Per claim 3**, Morris and Mahajan disclose the non-transitory computer storage medium of claim 2, wherein the first format is different than the second format (Mahajan, paragraph [0061]).

Conclusion

30. Any inquiry concerning this communication or earlier communications from the examiner should be directed to DARRIN HOPE whose telephone number is (571)270-5079. The examiner can normally be reached on Mon-Thr - 7-4:30, Fri - 7-3:30, Alt. Fri Off.

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

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kieu D Vu can be reached on (571)272-4057. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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DARRIN HOPE
Examiner
Art Unit 2173

/TADESSE HAILU/
Primary Examiner, Art Unit 2173

Notice of References Cited	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification
*	A	US-20120130971-A1	05-2012	Morris; Nadia	H04N21/234309	707/706
*	B	US-20090248802-A1	10-2009	Mahajan; Rajneesh	G06F9/541	709/204
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	D					
	E					
	F					
	G					
	H					
	I					
	J					
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	L					
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
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	O					
	P					
	Q					
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	X	

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

<i>Search Notes</i> 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

CPC - Searched*		
Symbol	Date	Examiner

CPC Combination Sets - Searched*		
Symbol	Date	Examiner
G06F17/30846 G06F9/452 G06F17/30864	12/26/2018	DH


US Classification - Searched*			
Class	Subclass	Date	Examiner
715	716	12/26/2018	DH

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

Search Notes		
Search Notes	Date	Examiner
EAST	12/26/2018	DH

Interference Search			
US Class/CPC Symbol	US Subclass/CPC Group	Date	Examiner

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Index of Claims 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

✓	Rejected
=	Allowed

-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

CLAIMS										
<input type="checkbox"/> Claims renumbered in the same order as presented by applicant <input type="checkbox"/> CPA <input type="checkbox"/> T.D. <input type="checkbox"/> R.1.47										
CLAIM		DATE								
Final	Original	12/26/2018								
	1	✓								
	2	✓								
	3	✓								
	4	✓								
	5	✓								
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	18	✓								
	19	✓								
	20	✓								

Bibliographic Data

Application No: 15/687,249

Foreign Priority claimed: Yes No

35 USC 119 (a-d) conditions met: Yes No Met After Allowance

Verified and Acknowledged:

Examiner's Signature

Initials

Title:

FILING or 371(c) DATE	CLASS	GROUP ART UNIT	ATTORNEY DOCKET NO.
08/25/2017	715	2173	TSTH.278581
RULE			

APPLICANTS

Touchstream Technologies, Inc., Valhalla, NY,

INVENTORS

David Strober Rye, NY, UNITED STATES

CONTINUING DATA

This application is a CON of 13532546 06/25/2012 PAT 9767195

13532546 is a CIP of 13157821 06/10/2011 PAT 8904289

13157821 has PRO of 61477998 04/21/2011

FOREIGN APPLICATIONS

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(Touchstream Technologies, Inc.)

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EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
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S22	24477	(G06F17/30846 G06F9/452 G06F17/30864).cpc.	US- PGPUB; USPAT	OR	OFF	2018/12/15 17:22
S23	2500	S2 S3 S4 S5 S6 S7 S8 S9 S10 S11 S12 S13 S14	US- PGPUB; USPAT	OR	OFF	2018/12/15 17:23
S24	31	S22 and S23	US- PGPUB; USPAT	OR	OFF	2018/12/15 17:24
S26	69	S20 and S23	US- PGPUB; USPAT	OR	OFF	2018/12/15 17:25
S27	1	("20090248802").pn.	US- PGPUB; USPAT	OR	OFF	2018/12/15 17:28
S28	1	"8880491"	US- PGPUB; USPAT	OR	OFF	2018/12/15 17:38
S29	192	S23 and "first format"	US- PGPUB; USPAT	OR	OFF	2018/12/15 17:38
S30	100	S23 and "first format" and universal	US- PGPUB; USPAT	OR	OFF	2018/12/15 17:38
S31	82	S23 and "first format" with "second format" and universal	US- PGPUB;	OR	OFF	2018/12/15 17:40

			USPAT			
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S33	169	S23 and "first format" with "second format"	US-PGPUB; USPAT	OR	OFF	2018/12/15 17:40
S34	19	S20 and "first format" with "second format"	US-PGPUB; USPAT	OR	OFF	2018/12/15 17:41
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S37	0	S23 and "first format" with "second format" with (play near2 command)	US-PGPUB; USPAT	OR	OFF	2018/12/15 17:44
S38	0	S23 and "first format" with "second format" with (play near2 control)	US-PGPUB; USPAT	OR	OFF	2018/12/15 17:45
S39	0	S23 and "first format" with "second format" with play	US-PGPUB; USPAT	OR	OFF	2018/12/15 17:45
S40	80	S23 and "first format" with "second format" and play with command	US-PGPUB; USPAT	OR	OFF	2018/12/15 17:46
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EAST Search History

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S61	2	("8880491").PN. and server	US-PGPUB; USPAT; USOCR; DERWENT	OR	OFF	2018/12/16 15:07
S62	2	("8880491").PN. and "server 106"	US-PGPUB; USPAT; USOCR; DERWENT	OR	OFF	2018/12/16 15:08
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S65	1	("8880491").PN. and connect\$3 with server	US-PGPUB; USPAT; USOCR; DERWENT	OR	OFF	2018/12/16 15:10
S66	2	("8880491").PN. and server	US-PGPUB; USPAT; USOCR; DERWENT	OR	OFF	2018/12/16 15:12
S67	1	("8880491").PN. and "160"	US-PGPUB; USPAT; USOCR; DERWENT	OR	OFF	2018/12/16 15:13
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S69	2	("8880491").PN. and select\$3 with display	US-PGPUB; USPAT; USOCR; DERWENT	OR	OFF	2018/12/16 15:23
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S74	0	("20120130971").PN. and QRS	US-PGPUB; USPAT; USOCR; DERWENT	OR	OFF	2018/12/16 15:43
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S86	1	S85 and "remote server device "	US-PGPUB; USPAT	OR	OFF	2018/12/18 15:34
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S88	0	S85 and "106" same format	US-PGPUB; USPAT	OR	OFF	2018/12/18 15:57
S89	5	S85 and server same format	US-PGPUB; USPAT	OR	OFF	2018/12/18 15:57
S90	1	S84 and server same format	US-PGPUB; USPAT	OR	OFF	2018/12/18 15:58
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S114	0	S113 and transcod\$3 with play with command	US- PGPUB; USPAT	OR	OFF	2018/12/19 08:00
S115	0	S113 and convert\$3 with play with command	US- PGPUB; USPAT	OR	OFF	2018/12/19 08:00
S116	33	S113 and transcod\$3 with command\$1	US- PGPUB; USPAT	OR	OFF	2018/12/19 08:00
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EAST Search History

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S126	0	("20120130971 ").PN. and control\$4 with presentation	US- PGPUB; USPAT	OR	OFF	2018/12/25 14:37
S127	1	("20120130971 ").PN. and control\$4 samepresentation	US- PGPUB; USPAT	OR	OFF	2018/12/25 14:37
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S129	0	("20120130971 ").PN. and presentation	US- PGPUB; USPAT	OR	OFF	2018/12/25 14:37
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S131	1	("20120130971 ").PN. and command\$14	US- PGPUB; USPAT	OR	OFF	2018/12/25 14:39
S132	1	("20120130971 ").PN. and command\$3	US- PGPUB; USPAT	OR	OFF	2018/12/25 14:50
S133	1	("20170351757").PN. and universal	US- PGPUB; USPAT; USOCR; DERWENT	OR	OFF	2018/12/25 14:59
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EAST Search History

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EAST Search History (Interference)

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From: PAIR_eOfficeAction@uspto.gov
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Subject: Private PAIR Correspondence Notification for Customer Number 149550

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UNITED STATES

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Application	Document	Mailroom Date	Attorney Docket No.
15687249	CTNF	01/08/2019	TSTH.278581
	892	01/08/2019	TSTH.278581

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Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE
PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM

Electronic Patent Application Fee Transmittal

Application Number:	15687249			
Filing Date:	25-Aug-2017			
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE			
First Named Inventor/Applicant Name:	David Strober			
Filer:	Keith Joshua Bae/Hope Mischlich			
Attorney Docket Number:	TSTH.278581			
Filed as Large Entity				
Filing Fees for Utility under 35 USC 111(a)				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
Pages:				
Claims:				
Miscellaneous-Filing:				
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				

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Total in USD (\$)				600

Electronic Acknowledgement Receipt

EFS ID:	35965189
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Hope Mischlich
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	TSTH.278581
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Amendment/Req. Reconsideration-After Non-Final Reject	Response.pdf	77584	no	14
			ce3f6815cd91d24270ce8c35f92fd2df6ff5ce47		

Warnings:

Information:

2	Fee Worksheet (SB06)	fee-info.pdf	31025	no	2
			5adc0dddfa83b4368ccad4df0d9730c1f8f1102e		

Warnings:

Information:

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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

Appl. No. : 15/687,249 Confirmation No. 4059
First Inventor : David Strober
Applicant : Touchstream Technologies, Inc.
Filed : 08/25/2017
Title : PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
Group Art Unit : 2172
Examiner : Gaffin, Jeffrey A
Atty Docket No. : 41179.278581
Customer No. : 149550

VIA EFS-WEB – May 9, 2019

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

REQUEST FOR AN EXTENSION OF TIME

It is hereby requested that the time period for responding to Office Action mailed January 08, 2019, be extended for two (2) months or until May 9, 2019. The appropriate extension fee under 37 C.F.R. § 1.17(a)(2) is submitted herewith by way of electronic payment.

RESPONSE

In response to the Office Action mailed January 08, 2019, please reconsider the above-identified application as follows:

Listing of the Claims: begin on page 2 of this paper.

Remarks: begin on page 8 of this paper.

Listing of the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

1. (Original) A non-transitory computer storage medium storing computer-useable instructions that, when used by one or more computing devices, cause the one or more computing devices to perform operations for remotely presenting various types of content, the operations comprising:

initializing a connection with a remote server device to facilitate an association with a remote computing device;

receiving, from the remote server device, a first message that includes at least one command in a first format, wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the associated remote computing device;

employing a first media player application operable to load a first piece of content referenced in the received first message; and

controlling a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application.

2. (Original) The non-transitory computer storage medium of claim 1, wherein a command in the second format is a universal command.

3. (Original) The non-transitory computer storage medium of claim 2, wherein the first format is different than the second format.

4. (Original) The non-transitory computer storage medium of claim 1, wherein the second message is sent to the remote server device.

5. (Original) The non-transitory computer storage medium of claim 1, wherein the at least one command in the second format is converted into the at least one command in the first format based at least in part on the second message including therein a reference to the first piece of content.

6. (Original) The non-transitory computer storage medium of claim 1, wherein the at least one command in the second format is converted into the at least one command in the first format based at least in part on a reference to the first media player application having been included in the second message.

7. (Original) The non-transitory computer storage medium of claim 1, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application.

8. (Original) The non-transitory computer storage medium of claim 1, wherein controlling the presentation includes an execution of the first command.

9. (Original) The non-transitory computer storage medium of claim 1, the operations further comprising:

obtaining the first media player application based on a determination that the first media player application is not already being employed.

10. (Original) The non-transitory computer storage medium of claim 9, wherein the first media player application is obtained from a content provider that corresponds to the referenced first piece of content.

11. (Original) The non-transitory computer storage medium of claim 1, wherein the connection with the remote server device is maintained, for at least a duration that the first media player application is being employed, to facilitate a change from the first media player application to a second media player application operable to load a second piece of content referenced in a second message received from the remote server device.

12. (Original) A computer-implemented method for remotely presenting various types of content, comprising:

initializing, by a content presentation device, a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device;

receiving, by the content presentation device and from the remote server device, a first message that includes at least one command in a first format, wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the remote computing device associated with the content presentation device;

employing, while the connection with the remote server device is maintained, a first media player application operable to load a first piece of content based at least in part on the first piece of content being referenced in the received first message; and

controlling, by the content presentation device, a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application.

13. (Original) The computer-implemented method of claim 12, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application.

14. (Original) The computer-implemented method of claim 12, the operations further comprising:

obtaining the first media player application based on a determination that a second media player application is being employed.

15. (Original) The computer-implemented method of claim 12, wherein the first media player application obtained by retrieving the first media player application from a content provider associated with the referenced first piece of content.

16. (Original) The computer-implemented method of claim 12, wherein the presentation of the first piece of content loaded in the employed first media player application is controlled based further on the first command in the first format having been converted, from the second command in the second format, for inclusion in the received first message for recognition by the first media player application.

17. (Original) A content presentation device comprising:
a display;

at least one processor; and

at least one computer storage media storing computer-usable instructions that, when used by the at least one processor, cause the at least one processor to:

initialize a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device, wherein the associated remote computing device is configured to send messages that include at least one command in a second format;

receive, from the remote server device, a first message that includes at least one command in a first format based on a second message in the second format sent from the associated remote computing device;

employ a first media player application operable to load a first piece of content referenced in the received first message; and

control a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application.

18. (Original) The content presentation device of claim 17, wherein a command in the first format is recognizable by the first media player application.

19. (Original) The content presentation device of claim 17, wherein the second message is sent to the remote server device.

20. (Original) The content presentation device of claim 18, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application.

REMARKS

The Non-Final/Final Office Action mailed January 08, 2019 has been received and reviewed. Prior to the present communication, claims 1-20 were pending and claims 1-20 stand rejected. Reconsideration of the subject application is respectfully requested in view of the following remarks.

Rejections based on 35 U.S.C. § 102

Claims 1 and 4-20 are rejected under 35 U.S.C. § 102 as ostensibly being anticipated by U.S. Publication No. 2012/0130971 to Morris (hereinafter “Morris”). Applicant respectfully traverses this rejection. As the asserted reference fails to describe, expressly or inherently, each and every element recited in the rejected claims, Applicant respectfully traverses the rejection, as hereinafter set forth.

Applicant submits that Morris fails to describe, among other things, “*receiving, from the remote server device, a first message that includes **at least one command in a first format**, wherein the first message is received based at least in part on a second message including **at least one command in a second format** having been sent from the associated remote computing device.*” The Office asserts that Morris purportedly describes this feature by citing steps 210 and 212 of FIG. 2 and ¶¶[0044]-[0045] of Morris.

Specifically, step 210 of FIG. 2 of Morris recites (from a perspective of a portable computing device):

Receive user input associated with a particular media content item of the identified media content, the user input indicating selection of a send media option associated with the particular media content item.

More so, ¶[0044] of Morris recites (also from the perspective of the portable computing device):

At 210, user input associated with a particular media content item of the identified media content may be received. The portable computing device may display a play option that is selectable to play the particular media content item on the portable computing device. The portable computing device may also, or in the alternative, display a send media option that is selectable to throw the particular media content item to a display device external to the portable computing device. When the user selects the play option, the portable computing device may receive the particular media content item from an application server. Alternately, *the portable computing device may receive at least one command that enables the portable computing device to access the network address of the particular media content item and to play the particular media content item on the portable computing device.* The portable computing device may access the particular media content item directly from the network address (i.e., without the application server).

Next, Step 212 of FIG. 2 of Morris recites (once again, from the perspective of the portable computing device):

Generate a message in response to the user input, where the message includes information identifying a network address at the remote computing device corresponding to the particular media content item.

Finally, ¶[0045] of Morris recites (again, from the perspective of the portable computing device):

When the user provides user input selecting the send media option, the portable computing device may generate a message in response to the user input, at 212. The message may include information identifying a network address at the remote computing device corresponding to the particular media content item. The network address may identify the particular media content in a format that is playable by the device to receive the particular media content item.

Applicant submits that Morris merely describes (1) that a *portable computing device* can generate a message that “may include information identifying a network address ...

corresponding to the particular media content item” and (2) that *the very same message* generated by the *portable computing device* can be:

... sent from the *portable computing device* to an application server that provides media content to a set top box device. The application server sends information to the set top box device that causes the set top box device to automatically play the particular media content item in response to the message.

See Morris, ¶[0046] and step 214 of FIG. 2.

Applicant submits that Morris is completely silent with regard to “*receiving, from the remote server device, a first message that includes at least one command in a first format, wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the associated remote computing device.*”

In fact, Morris never describes commands in different formats. At best, the only reference to a “format” is recited in ¶[0045] of Morris, which states that a generated message can include information identifying a network address, and that the “network address may identify the particular media *content in a format* that is playable by the device to receive the particular media content item.”

Moreover, even if the Office interprets “user input selecting the send media option” as a command in a particular format, Applicant submits that the user input is not an equivalent of a generated message. Instead, as described by Morris, a message is generated by a *portable computing device based on the “user input selecting the send media option.”* Yet, Morris still fails to describe that another message having a command in a different format is generated.

Finally, Morris consistently recites that the “message” is generated by a *portable computing device* that is “*sent from the portable computing device to an application server that provides media content to a set top box.*” See Morris, ¶¶[0044]-[0046] and FIG. 2. Morris fails to describe, among other things, “receiving, *from the remote server device, a first message that includes at least one command in a first format*, wherein the first message is received based at least in part on a *second message including at least one command in a second format having been sent from the associated remote computing device*; employing a first media player application operable to load a first piece of content referenced in the received first message; and controlling a presentation of the first piece of content loaded in the employed first media player application *based on a first command in the first format having been included in the received first message for recognition by the first media player application*,” as similarly recited in the independent claims. Applicant notes that there is no mention of multiple messages having at least one command in different formats.

Applicant submits that no matter how unreasonably broad of an interpretation that the Office may take to read on the claims as presented, Morris further fails to describe that, particularly in light of the above, that Morris does not describe “controlling a presentation of the first piece of content loaded in the employed first media player application *based on a first command in the first format having been included in the received first message for recognition by the first media player application.*” In other words, even if a “user input” is considered a generated message, the user input does not include a first command in a first format for recognition by a first media player application. The user input is described as a “send media option” that causes a *portable computing device* to generate a message. The “send media option” itself simply cannot correspond to a first command in a first format *for recognition by a first*

media player application. At best, the “send media option” can correspond to a user input that causes a portable computing device to generate a message, one that is never described as being communicated between entities in different formats according to Morris.

For at least the reasons as detailed hereinabove, Morris fails to describe each element recited in independent claims 1, 12, and 17. Accordingly, withdrawal of the rejections of these claims is respectfully requested as well, for at least the above-cited reasons. Claims 1-20 are believed to be in condition for allowance and such favorable action is respectfully requested.

Rejections based on 35 U.S.C. § 103

Claims 2 and 3 were rejected under 35 U.S.C. § 103 as ostensibly being unpatentable over U.S. Publication No. 2012/0130971 to Morris (hereinafter “Morris”), in view of U.S. Publication No. 2009/0248802 to Mahajan et al. (hereinafter “Mahajan et al.”) Applicant respectfully traverses this rejection. As the cited references, both alone or in combination, fail to teach or suggest all of the features of the independent claims, Applicant respectfully traverses this rejection, as hereinafter set forth.

As noted above, Morris fails to describe or teach each and every feature of the independent claims. Applicant submits that Mahajan is similarly deficient in this regard. The Office concedes on page 9 of the Office action that Morris “does not expressly disclose ‘wherein a command in the second format is a universal command.’” The Office cites Mahajan as purportedly teaching “translating a platform specific media playback command into a generic or universal media playback command for transmission to a client.”

First, Applicant submits that Mahajan does not teach *a remote server device, a remote computing device, and the one or more computing devices* associated with the remote computing device and performing the operations described in independent claim 1, as similarly

described in independent claims 12 and 17. Instead, Mahajan recites “[c]ollaboration sessions can provide a remoting experience between a client computer (hereinafter, “client”) and a server computer (hereinafter, “server”)” and that “[c]ollaboration can involve representing a portion, or all, of the server's graphical user-interface (GUI) on *the client*.” See Mahajan, ¶[0011]. As such, by virtue of the described embodiments of Mahajan, Mahajan simply cannot teach one or more computing devices that perform operations including, among other things, receiving, *from the remote server device*, a first message that includes at least one command in a first format, wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent *from the associated remote computing device*.”

As noted above, Mahajan does not cure the deficiencies of Morris as described above in relation to “*receiving, from the remote server device, a first message that includes **at least one command in a first format**, wherein the first message is received based at least in part on a second message including **at least one command in a second format** having been sent from the associated remote computing device,*” as the claims clearly require *a remote server device, a remote computing device, and the one or more computing devices* associated with the remote computing device performing the claimed operations.

As the applied references, both alone and in combination, do not teach or suggest all features of independent claims 1, 12, and 17, Applicant respectfully requests that the 35 U.S.C. § 103(a) rejection be withdrawn. As claims 2-11, 13-16, and 18-20 depend directly or indirectly from independent claims 1, 12, and 17, respectively, Applicant respectfully requests that the 35 U.S.C. § 103(a) rejection to claims 2-11, 13-16, and 18-20 be withdrawn for the same reasons as the independent claims from which they depend, and for the additional features recited therein.

CONCLUSION

For at least the reasons stated above, the pending claims are believed to be in condition for allowance. Applicant respectfully requests withdrawal of the pending rejections and allowance of the claims. If any issues remain that would prevent issuance of this application, the Examiner is urged to contact the undersigned – 816-474-6550 or kbae@shb.com (such communication via email is herein expressly granted) – to resolve the same. The fee for a two-month extension of time is submitted herewith by way of electronic payment. It is believed that no additional fee is due, however, the Commissioner is hereby authorized to charge any amount required to Deposit Account No. 19-2112 with reference to Attorney Matter No.. 41179.278581.

Respectfully submitted,

/ KEITH BAE /

Keith Bae
Reg. No. 64,633

KJBY/sw
SHOOK, HARDY & BACON L.L.P.
2555 Grand Blvd.
Kansas City, MO 64108-2613
816-474-6550 Telephone
816-421-5547 Fax

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PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875	Application or Docket Number 15/687,249	Filing Date 08/25/2017	<input type="checkbox"/> To be Mailed
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ENTITY: LARGE SMALL MICRO

APPLICATION AS FILED - PART I

	(Column 1)	(Column 2)	RATE (\$)	FEE (\$)
FOR	NUMBER FILED	NUMBER EXTRA		
<input type="checkbox"/> BASIC FEE (37 CFR 1.16(a), (b), or (c))	N/A	N/A	N/A	
<input type="checkbox"/> SEARCH FEE (37 CFR 1.16(k), (l), or (m))	N/A	N/A	N/A	
<input type="checkbox"/> EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))	N/A	N/A	N/A	
TOTAL CLAIMS (37 CFR 1.16(i))	minus 20 = *		x \$40 =	
INDEPENDENT CLAIMS (37 CFR 1.16(h))	minus 3 = *		x \$210 =	
<input type="checkbox"/> APPLICATION SIZE FEE (37 CFR 1.16(s))	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).			
<input type="checkbox"/> MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j))				
* If the difference in column 1 is less than zero, enter "0" in column 2.			TOTAL	

APPLICATION AS AMENDED - PART II

	(Column 1)	(Column 2)	(Column 3)	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		
05/09/2019					
Total (37 CFR 1.16(i))	* 20	Minus ** 20	= 0	x \$50 =	0
Independent (37 CFR 1.16(h))	* 3	Minus *** 3	= 0	x \$230 =	0
<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))					
				TOTAL ADD'L FEE	0

	(Column 1)	(Column 2)	(Column 3)	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		
Total (37 CFR 1.16(i))	*	Minus **	=	x \$0 =	
Independent (37 CFR 1.16(h))	*	Minus ***	=	x \$0 =	
<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))					
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))					
				TOTAL ADD'L FEE	

* If the entry in column 1 is less than the entry in column 2, write "0" in column 3.

** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".

*** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".

The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.

LIE
/KIM R WATSON/

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.**

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/687,249	08/25/2017	David Strober	TSTH.278581	4059
149550	7590	06/12/2019	EXAMINER HOPE, DARRIN	
SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.) 2555 GRAND BLVD KANSAS CITY, MO 64108-2613			ART UNIT 2173	PAPER NUMBER
			NOTIFICATION DATE 06/12/2019	DELIVERY MODE ELECTRONIC

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.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

IPDOCKET@SHB.COM
IPRCDKT@SHB.COM

Office Action Summary	Application No. 15/687,249	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA (FITF) Status No

-- 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 9 May 2019.
 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) _____ 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 http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.

Application Papers

- 10) The specification is objected to by the Examiner.
- 11) The drawing(s) filed on 25 August 2017 is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

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:
- Certified copies of the priority documents have been received.
 - Certified copies of the priority documents have been received in Application No. _____.
 - 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/SB/08b)
Paper No(s)/Mail Date _____
- 3) Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 4) Other: _____

Notice of Pre-AIA or AIA Status

1. The present application is being examined under the pre-AIA first to invent provisions. This Office Action is responsive to the communications filed on 9 May 2019. Claims 1-20 are pending.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of pre-AIA 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

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

3. Claims 1 and 4-20 are rejected under pre-AIA 35 U.S.C. 102(b) as being anticipated by Morris (US 2012/0130971 A1).

4. Per claim 1, Morris discloses a non-transitory computer storage medium (paragraph [0013] storing computer-useable instructions that, when used by one or more computing devices, cause the one or more computing devices to perform operations for remotely presenting various types of content(Abstract), the operations comprising:

- initializing a connection with a remote server device to facilitate an association with a remote computing device(paragraphs [0027-0028]);
- receiving, from the remote server device, a first message that includes at least one command in a first format(e.g., Step 210 as shown in Fig. 2; paragraph [0044]), wherein the first message is received based at least in part on a second

message including at least one command in a second format having been sent from the associated remote computing device(e.g., Step 212 as shown in Fig. 2; paragraph [0026]; paragraphs [0033-34]; paragraph [0045]);

- employing a first media player application operable to load a first piece of content referenced in the received first message(e.g., Step 214 as shown in Fig. 2; paragraph [0046]; and paragraph [0068]); and
- controlling a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application (e.g., Fig. 4; paragraph [0010]; paragraph [0016]; paragraph [0026]; paragraph [0033]).

5. **Per claim 4**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the second message is sent to the remote server device (e.g., Step 214 as shown in Fig. 2; paragraph [0046], *“At 214, the message is sent from the portable computing device to an application server that provides media content to a set top box device. The application server sends information to the set top box device that causes the set top box device to automatically play the particular media content item in response to the message. The method ends at 216.”*).

6. **Per claim 5**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the at least one command in the second format is converted into the at least one command in the first format based at least in part on the second message including therein a reference to the first piece of content (paragraph [0033]).

7. **Per claim 6**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the at least one command in the second format is converted into the at least one command in the first format based at least in part on a reference to the first media player application having been included in the second message(paragraph [0033]).

8. **Per claim 7**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application (paragraph [0039]).

9. **Per claim 8**, Morris discloses the non-transitory computer storage medium of claim 1, wherein controlling the presentation includes an execution of the first command (paragraph [0010], "... *The application server generates at least one command executable by the media device coupled to the external display device that enables the media device to access the media content and to send the media content to the external display device when a format of the media content is playable by the media device...* "; paragraphs [0012-0015]).

10. **Per claim 9**, Morris discloses the non-transitory computer storage medium of claim 1, the operations further comprising: obtaining the first media player application based on a determination that the first media player application is not already being employed (e.g., Step 306 as shown in Fig. 3; paragraph [0052]).

11. **Per claim 10**, Morris discloses the non-transitory computer storage medium of claim 9, wherein the first media player application is obtained from a content provider that corresponds to the referenced first piece of content (paragraph [0029]).

12. **Per claim 11**, Morris discloses the non-transitory computer storage medium of claim 1, wherein the connection with the remote server device is maintained, for at least a duration that the first media player application is being employed, to facilitate a change from the first media player application to a second media player application operable to load a second piece of content referenced in a second message received from the remote server device (paragraphs [0025-0026]). Morris teaches a throw application 132 wherein the connection with the remote server device is maintained, for at least a duration that the first media player application is being employed, to facilitate a change from the first media player application to a second media player application operable to load a second piece of content referenced in a second message received from the remote server device

13. **Per claim 12**, Morris discloses a computer-implemented method for remotely presenting various types of content (Abstract), comprising:

- initializing, by a content presentation device, a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device(paragraphs [0027-0028]);
- receiving, by the content presentation device and from the remote server device, a first message that includes at least one command in a first format(e.g., Step 210 as shown in Fig. 2; paragraph [0044]), wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the remote computing device associated with the content presentation device(e.g., Step 212 as shown in Fig. 2; paragraph [0045]);

- employing, while the connection with the remote server device is maintained, a first media player application operable to load a first piece of content based at least in part on the first piece of content being referenced in the received first message(e.g., Step 214 as shown in Fig. 2; paragraph [0046]); and
- controlling, by the content presentation device, a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application(e.g., Fig. 4; paragraph [0010]; paragraph [0016]; paragraph [0026]; paragraph [0033]).

14. **Per claim 13**, Morris disclose the computer-implemented method of claim 12, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application(paragraph [0039]).

15. **Per claim 14**, Morris disclose the computer-implemented method of claim 12, the operations further obtaining the first media player application based on a determination that a second media player application is being employed(e.g., Step 306 as shown in Fig. 3; paragraph [0052]).

16. **Per claim 15**, Morris discloses the computer-implemented method of claim 12, wherein the first media player application obtained by retrieving the first media player application from a content provider associated with the referenced first piece of content (paragraphs [0025-0026]).

17. **Per claim 16**, Morris discloses the computer-implemented method of claim 12, wherein the presentation of the first piece of content loaded in the employed first media

player application is controlled based further on the first command in the first format having been converted, from the second command in the second format, for inclusion in the received first message for recognition by the first media player application (paragraph [0033]).

18. **Per claim 17**, Morris discloses a content presentation device (e.g., media device 108 as shown in Fig. 1; Abstract); comprising:

- a display (e.g., display device 104 as shown in Fig. 1);
- at least one processor(e.g., processor 154 as shown in Fig. 1); and
- at least one computer storage media (e.g., memory 162 as shown in Fig. 1) storing computer-usable instructions that, when used by the at least one processor, cause the at least one processor to:
 - initialize a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device, wherein the associated remote computing device is configured to send messages that include at least one command in a second format(paragraphs [0027-0028]);
 - receive, from the remote server device, a first message that includes at least one command in a first format based on a second message in the second format sent from the associated remote computing device(e.g., Step 212 as shown in Fig. 2; paragraph [0045]);
 - employ a first media player application operable to load a first piece of content referenced in the received first message(e.g., Step 214 as shown in Fig. 2; paragraph [0046]); and

- control a presentation of the first piece of content loaded in the employed first media player application based on a first command in the first format having been included in the received first message for recognition by the first media player application(e.g., Fig. 4; paragraph [0010]; paragraph [0016]; paragraph [0026]; paragraph [0033]).

19. **Per claim 18**, Morris discloses the content presentation device of claim 17, wherein a command in the first format is recognizable by the first media player application (paragraph [0034]).

20. **Per claim 19**, Morris discloses the content presentation device of claim 17, wherein the second message is sent to the remote server device(e.g., Step 214 as shown in Fig. 2; paragraph [0046], *"At 214, the message is sent from the portable computing device to an application server that provides media content to a set top box device. The application server sends information to the set top box device that causes the set top box device to automatically play the particular media content item in response to the message. The method ends at 216."*).

21. **Per claim 20**, Morris discloses the content presentation device of claim, wherein the first media player application is employed based at least in part on the received first message including therein a reference to the first media player application (paragraph [0033]).

Claim Rejections - 35 USC § 103

22. 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, 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 negated by the manner in which the invention was made.

23. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under pre-AIA 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

24. Claims 2 and 3 are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Morris (US 2012/0130971 A1) in view of Mahajan et al. (Hereinafter, Mahajan, US 2009/0248802 A1).

25. Per claim 2, Morris discloses the non-transitory computer storage medium of claim 1, but does not expressly disclose wherein a command in the second format is a universal command.

26. Mahajan discloses wherein a command in the second format is a universal command (paragraphs [0013-0014; paragraphs [0022], [0024], [0036], [0038], [0040], [0042]). Mahajan teaches translating a platform specific media playback command into a generic or universal media playback command for transmission to a client.

27. At the time of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia

operations in remote sessions in Morris' media content playing device to improve the device with reasonable expectation that this would result in a media content playing device that could allow playback of media on different platforms. This method for improving the media content playing device of Morris was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

28. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Morris and Mahajan to obtain the invention as specified in claim 2

29. **Per claim 3**, Morris and Mahajan disclose the non-transitory computer storage medium of claim 2, wherein the first format is different than the second format (Mahajan, paragraph [0061]).

Response to Arguments

30. Applicant's arguments filed 9 May 2019 have been fully considered but they are not persuasive.

Rejections based on 35 U.S.C. § 102

31. On page 1 of Applicant's Remarks, Applicant argues that Morris fails to describe, among other things, "receiving, from the remote server device, a first message that includes at least one command in a first format, wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the associated remote computing device."

32. The Examiner disagrees since Morris does disclose "receiving, from the remote server device, a first message that includes at least one command in a first format , wherein the first message is received based at least in part on a second

message including at least one command in a second format having been sent from the associated remote computing device” (paragraph [0026]; paragraphs [0033-34]; and paragraph [0068]). Morris teaches a portable computing device 102 receiving, from the remote server device (i.e., application server 106), a first message that includes at least one command in an extensible markup language (XML) format, wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the associated remote computing device. The first message is received on the basis of the portable device being able to play a particular content in a particular format. Otherwise, a message is sent to transcode the content.

33. For at least the reasons as detailed hereinabove, Morris does describe each element recited in independent claims 1, 12, and 17. Accordingly, the rejections of these claims are maintained, for at least the above-cited reasons. Claims 1-20 are, therefore, not in condition for allowance.

Rejections based on 35 U.S.C. § 103

34. In regards to claims 2 and 3, the Applicant argues that Mahajan does not cure the deficiencies of Morris since Mahajan does not disclose “receiving, from the remote server device, a first message that includes at least one command in a first format, wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the associated remote computing device.”

35. The Examiner disagrees since Mahajan was not relied upon to disclose “receiving, from the remote server device, a first message that includes at least one

command in a first format, wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the associated remote computing device.” Morris discloses receiving, from the remote server device, a first message that includes at least one command in a first format(e.g., Step 210 as shown in Fig. 2; paragraph [0044]), wherein the first message is received based at least in part on a second message including at least one command in a second format having been sent from the associated remote computing device(e.g., Step 212 as shown in Fig. 2; paragraph [0026]; paragraphs [0033-34]; paragraph [0045]) as discussed above.

36. In view of the foregoing, the rejection of claims 1-20 is maintained.

Conclusion

37. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Pahlavan et al. (US 9185171 B2) - Method and system of specifying application user interface of a remote client device

38. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

1. Any inquiry concerning this communication or earlier communications from the examiner should be directed to DARRIN HOPE whose telephone number is (571)270-5079. The examiner can normally be reached on Mon-Thr - 7-4:30, Fri - 7-3:30, Alt. Fri Off.

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

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kieu D Vu can be reached on (571)272-4057. 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.

Application/Control Number: 15/687,249
Art Unit: 2173

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DARRIN HOPE
Examiner
Art Unit 2173

/TADESSE HAILU/
Primary Examiner, Art Unit 2173

Notice of References Cited	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	Page 1 of 1

U.S. PATENT DOCUMENTS

*	Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification
*	A US-9185171-B2	11-2015	Pahlavan; Babak	H04L63/08	1/1
B					
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
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NON-PATENT DOCUMENTS

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	Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)			

*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.

Search Notes 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

CPC - Searched*		
Symbol	Date	Examiner

CPC Combination Sets - Searched*		
Symbol	Date	Examiner
G06F17/30846 G06F9/452 G06F17/30864	12/26/2018	DH


US Classification - Searched*			
Class	Subclass	Date	Examiner
715	716	12/26/2018	DH

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

Search Notes		
Search Notes	Date	Examiner
EAST	12/26/2018	DH
EAST	05/30/2019	DH

Interference Search			
US Class/CPC Symbol	US Subclass/CPC Group	Date	Examiner

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<i>Index of Claims</i> 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
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✓	Rejected
=	Allowed

-	Cancelled
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A	Appeal
O	Objected

CLAIMS									
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EAST Search History

EAST Search History (Prior Art)

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L3	32	L1 and L2	US-PGPUB; USPAT	OR	OFF	2019/05/30 10:57
L4	4	((("TOUCHSTREAM") near3 ("TECHNOLOGIES") near3 ("INC"))).AS,AANM.	USPAT	OR	OFF	2019/05/30 10:58
L5	6	((("Strober") near3 ("David"))).INV.	US-PGPUB	OR	OFF	2019/05/30 10:58
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EAST Search History

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EAST Search History (Interference)

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UNITED STATES PATENT AND TRADEMARK OFFICE

USPTO Automated Interview Request (AIR)

Jun 12 2019

This paper requesting to schedule and/or conduct an interview is appropriate because:

This submission is requested to be accepted as an authorization for this interview to communicate via the internet. Recognizing that Internet communications are not secure, I hereby authorize the USPTO to communicate with the undersigned concerning scheduling of the interview via video conference, instant messaging, or electronic mail, and to conduct the interview in accordance with office practice including video conferencing.

Name(s) :
Keith Bae

S-signature:
/Keith Bae/

Registration Number:
64633

U.S. Application Number:
15687249

Confirmation Number:
4059

E-mail Address:
kbae@shb.com

Phone Number:
+1 8165590330

Proposed Time of Interview:
6-20-2019 11:00 AM ET

Alternative Proposed Time(s) of Interview:
6-20-2019 3:00 PM ET

Alternative Proposed Time(s) of Interview:
6-21-2019 12:00 PM ET

Preferred Interview Type:
Telephonic

I am the applicant or applicant's representative for this application.

Topic for Discussion:
Discuss distinguishing features of claimed invention against applied prior art

To: IPDOCKET@SHB.COM,IPRCDKT@SHB.COM,
From: PAIR_eOfficeAction@uspto.gov
Cc: PAIR_eOfficeAction@uspto.gov
Subject: Private PAIR Correspondence Notification for Customer Number 149550

Jun 12, 2019 03:38:08 AM

Dear PAIR Customer:

SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613
UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 149550 , have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

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Application	Document	Mailroom Date	Attorney Docket No.
15687249	CTFR	06/12/2019	TSTH.278581
	892	06/12/2019	TSTH.278581

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If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice,

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/687,249	08/25/2017	David Strober	TSTH.278581	4059
149550	7590	07/10/2019	EXAMINER HOPE, DARRIN	
SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.) 2555 GRAND BLVD KANSAS CITY, MO 64108-2613			ART UNIT 2173	
			NOTIFICATION DATE 07/10/2019	
			DELIVERY MODE ELECTRONIC	

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.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

IPDOCKET@SHB.COM
IPRCDKT@SHB.COM

<i>Applicant-Initiated Interview Summary</i>	Application No. 15/687,249	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA (FITF) Status No

All participants (applicant, applicants representative, PTO personnel):

(1) DARRIN HOPE. (3) _____.

(2) KEITH BAE. (4) _____.

Date of Interview: 25 June 2019.

Type: Telephonic Video Conference
 Personal [copy given to: applicant applicant's representative]

Exhibit shown or demonstration conducted: Yes No.

If Yes, brief description: _____.

Issues Discussed 101 112 102 103 Others

(For each of the checked box(es) above, please describe below the issue and detailed description of the discussion)

Claim(s) discussed: 1.

Identification of prior art discussed: None.

Substance of Interview

(For each issue discussed, provide a detailed description and indicate if agreement was reached. Some topics may include: identification or clarification of a reference or a portion thereof, claim interpretation, proposed amendments, arguments of any applied references etc...)

Applicant's representative discussed proposed amendments to claim 1. No agreements on patentability were reached.

Applicant recordation instructions: The formal written reply to the last Office action must include the substance of the interview. (See MPEP section 713.04). If a reply to the last Office action has already been filed, applicant is given a non-extendable period of the longer of one month or thirty days from this interview date, or the mailing date of this interview summary form, whichever is later, to file a statement of the substance of the interview.

Examiner recordation instructions: Examiners must summarize the substance of any interview of record. A complete and proper recordation of the substance of an interview should include the items listed in MPEP 713.04 for complete and proper recordation including the identification of the general thrust of each argument or issue discussed, a general indication of any other pertinent matters discussed regarding patentability and the general results or outcome of the interview, to include an indication as to whether or not agreement was reached on the issues raised.

Attachment

/DARRIN HOPE/
Examiner, Art Unit 2173

/TADESSE HAILU/
Primary Examiner, Art Unit 2173

Summary of Record of Interview Requirements

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record

A complete written statement as to the substance of any face-to-face, video conference, or telephone interview with regard to an application must be made of record in the application whether or not an agreement with the examiner was reached at the interview.

Title 37 Code of Federal Regulations (CFR) 1.133 Interviews

Paragraph (b)

In every instance where reconsideration is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as warranting favorable action must be filed by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1.111, 1.135. (35 U.S.C. 132)

37 CFR §1.2 Business to be transacted in writing.

All business with the Patent or Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged oral promise, stipulation, or understanding in relation to which there is disagreement or doubt.

The action of the Patent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiners responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

Examiners must complete an Interview Summary Form for each interview held where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or pointing out typographical errors or unreadable script in Office actions or the like, are excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment, no separate Interview Summary Record is required.

The Interview Summary Form shall be given an appropriate Paper No., placed in the right hand portion of the file, and listed on the "Contents" section of the file wrapper. In a personal interview, a duplicate of the Form is given to the applicant (or attorney or agent) at the conclusion of the interview. In the case of a telephone or video-conference interview, the copy is mailed to the applicants correspondence address either with or prior to the next official communication. If additional correspondence from the examiner is not likely before an allowance or if other circumstances dictate, the Form should be mailed promptly after the interview rather than with the next official communication.

The Form provides for recordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- Name of examiner
- Date of interview
- Type of interview (telephonic, video-conference, or personal)
- Name of participant(s) (applicant, attorney or agent, examiner, other PTO personnel, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by attachment of a copy of amendments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does not restrict further action by the examiner to the contrary.
- The signature of the examiner who conducted the interview (if Form is not an attachment to a signed Office action)

It is desirable that the examiner orally remind the applicant of his or her obligation to record the substance of the interview of each case. It should be noted, however, that the Interview Summary Form will not normally be considered a complete and proper recordation of the interview unless it includes, or is supplemented by the applicant or the examiner to include, all of the applicable items required below concerning the substance of the interview.

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted.-
- 2) an identification of the claims discussed,
- 3) an identification of the specific prior art discussed,
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Interview Summary Form completed by the Examiner,
- 5) a brief identification of the general thrust of the principal arguments presented to the examiner,
(The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he or she feels were or might be persuasive to the examiner.)
- 6) a general indication of any other pertinent matters discussed, and
- 7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the examiner.

Examiners are expected to carefully review the applicants record of the substance of an interview. If the record is not complete and accurate, the examiner will give the applicant an extendable one month time period to correct the record.

Examiner to Check for Accuracy

If the claims are allowable for other reasons of record, the examiner should send a letter setting forth the examiners version of the statement attributed to him or her. If the record is complete and accurate, the examiner should place the indication, Interview Record OK on the paper recording the substance of the interview along with the date and the examiners initials.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 15/687,249 Confirmation No. 4059
First Inventor : David Strober
Applicant : Touchstream Technologies, Inc.
Filed : 08/25/2017
Title : PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
Group Art Unit : 2172
Examiner : Gaffin, Jeffrey A
Atty Docket No. : 41179.278581
Customer No. : 149550

VIA EMAIL

INTERVIEW AGENDA

For purposes of the interview scheduled for June 26, 2019 at 11AM EST, please consider the following:

Listing of the Claims: begin on page 2 of this paper.

Listing of the Claims:

1. (Proposed Amendment) A non-transitory computer storage medium storing computer-useable instructions that, when used by one or more computing devices, cause the one or more computing devices to perform operations for remotely presenting various types of content, the operations comprising:

initializing a connection with a remote server device to facilitate an association with a remote computing device;

receiving, from the remote server device, a first set of messages that includes at least one command in a first format, wherein the first set of messages is received based at least in part on a second set of messages including at least one command in a second format having been sent from the associated remote computing device;

~~employing a first media player application operable to load~~ employing a first media player application, compatible with a first piece of content referenced in at least a first message of the received first set of messages, to play the referenced first piece of content; and

~~controlling a presentation of the first piece of content loaded in the~~ employed how the first media player application plays the referenced first piece of content while the referenced first piece of content is being played based on a first command of the at least one command in the first format having been included in a second message of the received first set of messages ~~for recognition by the first media player application.~~

To: IPDOCKET@SHB.COM,IPRCDKT@SHB.COM,
From: PAIR_eOfficeAction@uspto.gov
Cc: PAIR_eOfficeAction@uspto.gov
Subject: Private PAIR Correspondence Notification for Customer Number 149550

Jul 10, 2019 03:37:30 AM

Dear PAIR Customer:

SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613
UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 149550 , have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

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Application	Document	Mailroom Date	Attorney Docket No.
15687249	INTV.SUM.APP	07/10/2019	TSTH.278581
	OA.APPENDIX	07/10/2019	TSTH.278581

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If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE
PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM

**REQUEST FOR CONTINUED EXAMINATION(RCE)TRANSMITTAL
(Submitted Only via EFS-Web)**

Application Number	15687249	Filing Date	2017-08-25	Docket Number (if applicable)	41197.278581	Art Unit	2173
First Named Inventor	David Strober			Examiner Name	Darrin Hope		

This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. The Instruction Sheet for this form is located at WWW.USPTO.GOV

SUBMISSION REQUIRED UNDER 37 CFR 1.114

Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s).

Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked.

Consider the arguments in the Appeal Brief or Reply Brief previously filed on _____

Other _____

Enclosed

Amendment/Reply

Information Disclosure Statement (IDS)

Affidavit(s)/ Declaration(s)

Other

MISCELLANEOUS

Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a period of months _____ (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1.17(i) required)

Other _____

FEES

The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed. The Director is hereby authorized to charge any underpayment of fees, or credit any overpayments, to Deposit Account No

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED

Patent Practitioner Signature

Applicant Signature

Doc code: RCEX

Doc description: Request for Continued Examination (RCE)

PTO/SB/30EFS (02-18)

Approved for use through 11/30/2020. 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.

Signature of Registered U.S. Patent Practitioner			
Signature	KEITH J. BAE/	Date (YYYY-MM-DD)	2019-12-12
Name	Keith J. Bae	Registration Number	64633

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

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

Privacy Act Statement

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

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

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

Electronic Patent Application Fee Transmittal

Application Number:	15687249			
Filing Date:	25-Aug-2017			
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE			
First Named Inventor/Applicant Name:	David Strober			
Filer:	Keith Joshua Bae/Traci Burke			
Attorney Docket Number:	41197.278581			
Filed as Small Entity				
Filing Fees for Utility under 35 USC 111(a)				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
Pages:				
Claims:				
Miscellaneous-Filing:				
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension - 3 months with \$0 paid	2253	1	700	700
Miscellaneous:				
RCE- 1ST REQUEST	2801	1	650	650
Total in USD (\$)				1350

Electronic Acknowledgement Receipt

EFS ID:	38010206
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Traci Burke
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	41197.278581
Receipt Date:	12-DEC-2019
Filing Date:	25-AUG-2017
Time Stamp:	13:38:58
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$1350
RAM confirmation Number	E2019BBD39214348
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		278581_RESPONSE_TO_FINAL_OA.pdf	91523 07b8fd566e78499627d580aac9d9669d0b22d427	yes	17
Multipart Description/PDF files in .zip description					
	Document Description		Start		End
	Applicant Arguments/Remarks Made in an Amendment		11		17
	Applicant summary of interview with examiner		10		10
	Amendment Copy Claims/Response to Suggested Claims		2		9
	Amendment Submitted/Entered with Filing of CPA/RCE		1		1
Warnings:					
Information:					
2	Request for Continued Examination (RCE)	278581_RCE.pdf	1350009 d3bd8ec0087b1d046e1301e9f2d6578c1f69f9cc	no	3
Warnings:					
Information:					
3	Fee Worksheet (SB06)	fee-info.pdf	32620 25b8e6a702b89b69d7c6f9c3c31f8518d45ca9d0a	no	2
Warnings:					
Information:					
Total Files Size (in bytes):			1474152		

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.

REMARKS

The Non-Final Office Action mailed June 12, 2019 has been received and reviewed. Prior to the present communication, claims 1-20 were pending and claims 1-20 stand rejected. Each of claims 1-2 and 4-20 has been amended herein. No new matter has been added. Reconsideration of the subject application is respectfully requested in view of the amendments and the following remarks.

Rejections based on 35 U.S.C. § 102

Claims 1 and 4-20

Claims 1 and 4-20 are rejected under 35 U.S.C. § 102 as ostensibly being anticipated by U.S. Publication No. 2012/0130971 to Morris (hereinafter “Morris”). Applicant respectfully traverses this rejection. As the asserted reference fails to describe, expressly or inherently, each and every element recited in the rejected claims, Applicant respectfully traverses the rejection, as hereinafter set forth.

Applicant has amended independent claims 1, 12, and 17 to similarly recite, among other things, “*obtaining a synchronization code associated with the first computing device, wherein the associated synchronization code is stored on a remote server device; *providing the synchronization code to a second computing device in communication with the remote server device*, wherein the *provided synchronization code causes the remote server device to store an association between the first computing device and the second computing device*; receiving, from the remote server device, a first message that includes at least one command in a first format, the first message being received *based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated second computing device*; *selecting a first media player application from a plurality**

of media player applications based at least in part on the first format of the first message, the first media player application being selected to play a first piece of content referenced in the received first message; and *controlling how the selected first media player application plays the referenced first piece of content* based on a first command of the at least one command in the first format having been included in the received first message.” Applicant submits that Morris fails to describe each and every one of the above-recited features.

First and foremost, Applicant submits that Morris does not describe “*obtaining a synchronization code associated with the first computing device*, wherein the associated synchronization code is stored on a remote server device; *providing the synchronization code to a second computing device in communication with the remote server device*, wherein the provided synchronization code causes the remote server device to store an association between the first computing device and the second computing device.” At best, Morris recites

Settings of the throw application 132 may cause the processor 116 to send to the display 120 a listing of one or more external display devices (e.g., a family room television or a bedroom television). Entries in the listing may be stored in a table in the memory 122. For each external display device in the table, the table may include a network address for a media device that provides media content to the external display device.

See Morris, ¶[0028]. Applicant submits that settings stored in a table is entirely different from obtaining an associated synchronization code by a first computing device, which is then provided by the first computing device to a second computing device in communication with a remote server device, causing the remote server device to store an association between the first and second computing devices, as similarly recited in the amended independent claims. For at least these reasons, Morris fails to anticipate the recited features of at least the amended independent claims.

Second, Morris fails to describe at least “receiving, from the remote server device, a first message that includes at least one command in a first format, ***the first message being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated second computing device.***” Morris generally describes technology for sending from an application server a network address of a media content item to a display device. *See* Morris, [0068]. If a set top box of the display device cannot play a format of the content item, then the application server can transcode the content item to a compatible format and send it to the set top box to be played on the display device. *See id.* At best, Morris describes a transcode module that can determine the format of a media content item, determine that a destination cannot play the media content item in the format, and transcode the media content item into a format compatible with the destination. *See* Morris, paragraphs [0026] and [0033-34]. Applicant submits that **a first message including at least one command in a first format** being received based at least in part on the stored association and on **a second message including at least one command in a second format** having been sent from **the associated second computing device** is different from the communication of transcoded media content based on a determined incompatibility. Applicant’s claims specifically recite “first piece of content”, which should not be conflated with “messages” or “commands,” though it appears that the Office conflates “transcoded media content” with one or both claim elements. Applicant’s claims recite further steps, such as selection of a first media player to play a first piece of content referenced in the first message. The claim does not recite *playing a received message or playing a received command with a first media player*, as would be necessary to reasonably utilize a broadest reasonable interpretation rejection in this instance.

Finally, Applicant submits that Morris does not describe “*selecting a first media player application from a plurality of media player applications based at least in part on the first format of the first message*, the first media player application being **selected to play a first piece of content referenced in the received first message**; and *controlling how the selected first media player application plays the referenced first piece of content* based on a first command of the at least one command in the first format having been included in the received first message.” Specifically, Morris fails to describe *selecting from a plurality of media player applications based on the format of a received message*. At best, Morris merely describes that “the application server may determine whether the particular media content item is in a format that can be played by the particular set top box.” See Morris, [0068]. Applicant submits that the application server of Morris is not a first computing device or a content presentation device, as required by the amended independent claims. The “set top box” of Morris does not *select a first media player application from a plurality of media player applications based at least in part on the first format of the first message*, nor does the set top box of Morris *control how the selected first media player application plays the referenced first piece of content* based on a first command of the at least one command in the first format having been included in the received first message.

For at least the reasons as detailed hereinabove for the similar features of amended independent claims 1, 12, and 17, Morris fails to describe each element recited in amended independent claims 1, 12, and 17. Accordingly, withdrawal of the rejections of these claims is respectfully requested as well, for at least the above-cited reasons. Claims 2-11, 13-16, and 18-20 are believed to be in condition for allowance and such favorable action is respectfully requested.

Applicant further submits that the dependent claims are also allowable for the additional features recited therein. For instance, claims 9 or 15 recite the retrieval of a first media

player *application* from a remote content provider based on (a) determining that the first media player application is not already selected or (b) the first format of the first message. Applicant submits that, at best, Morris notes that media *content* from a content provider can be referenced in a message. Applicant submits that referenced media *content* is different than retrieval of a media player *application* from a remote content provider. More so, retrieval of the media player application based on determining that it is not already selected is far removed from the referencing of media content as in Morris.

Rejections based on 35 U.S.C. § 103

Claims 2 and 3

Claims 2 and 3 were rejected under 35 U.S.C. § 103 as ostensibly being unpatentable over Morris in view of U.S. Publication No. 2009/0248802 to Mahajan et al. (hereinafter “Mahajan”). Applicant respectfully traverses this rejection. Applicant submits that Mahajan fails to cure the deficiencies of Morris, as noted above at least with respect to the amended independent claims. Applicant respectfully traverses this rejection, because the cited references, both alone or in combination, fail to teach or suggest all of the features of the independent claims as amended. Specifically, as noted above, Morris is deficient in describing “*obtaining a synchronization code associated with the first computing device*, wherein the associated synchronization code is stored on a remote server device; *providing the synchronization code to a second computing device in communication with the remote server device*, wherein the *provided synchronization code causes the remote server device to store an association between the first computing device and the second computing device*; receiving, from the remote server device, a first message that includes at least one command in a first format, the first message being

received *based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated second computing device; selecting a first media player application from a plurality of media player applications based at least in part on the first format of the first message*, the first media player application being selected to play a first piece of content referenced in the received first message; and *controlling how the selected first media player application plays the referenced first piece of content* based on a first command of the at least one command in the first format having been included in the received first message.” Applicant submits that Mahajan is similarly deficient in teaching these features. Applicant does not concede to the Office’s assertions regarding Mahajan, and because Mahajan was only cited against dependent claims 2-3, not to the independent claims, Applicant submits that the claims are allowable because Mahajan does not cure the deficiencies of Morris.

As the applied references, both alone and in combination, do not teach or suggest all features of amended independent claims 1, 12, and 17, Applicant respectfully requests that the 35 U.S.C. § 103(a) rejection be withdrawn. As claims 2-3 depend directly or indirectly from amended independent claim 1y, Applicant respectfully requests that the 35 U.S.C. § 103(a) rejection to claims 2-3 be withdrawn for the same reasons as the amended independent claim from which they depend, and for the additional features recited therein.

CONCLUSION

For at least the reasons stated above, the pending claims are believed to be in condition for allowance. Applicant respectfully requests withdrawal of the pending rejections and allowance of the claims. If any issues remain that would prevent issuance of this application, the Examiner is urged to contact the undersigned – 816-474-6550 or kbae@shb.com (such communication via email is herein expressly granted) – to resolve the same. It is believed that all fees due have been paid. However, if this belief is in error, the Commissioner is hereby authorized to charge any amount required to Deposit Account No. 19-2112, with reference to Attorney Docket No. 41197.278581.

Respectfully submitted,

/KEITH J. BAE/

Keith J. Bae
Reg. No. 64,633

KJBY/sw
SHOOK, HARDY & BACON L.L.P.
2555 Grand Blvd.
Kansas City, MO 64108-2613
816-474-6550 Telephone
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SUMMARY OF EXAMINER INTERVIEW

Applicant would like to thank the Examiner for granting an interview on June 26, 2019. During the interview, Applicant discussed proposed amendments to independent claim 1. No agreement was reached.

Amendments to the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

Listing of Claims:

1. (Currently Amended) A non-transitory computer storage medium storing computer-useable instructions that, when used by ~~one or more~~ a first computing device[[s]], cause the ~~one or more~~ first computing device[[s]] to perform operations ~~for remotely presenting various types of content, the operations~~ comprising:

obtaining a synchronization code associated with the first computing device, wherein the associated synchronization code is stored on a remote server device;

providing the synchronization code to a second computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the first computing device and the second computing device;

~~initializing a connection with a remote server device to facilitate an association with a remote computing device;~~

receiving, from the remote server device, a first message that includes at least one command in a first format, ~~wherein~~ the first message [[is]]being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated second remote computing device;

~~employing~~ selecting a first media player application from a plurality of media player applications based at least in part on the first format of the first

~~message, the first media player application being selected~~~~operable to [[load]]play~~
a first piece of content referenced in the received first message; and
controlling~~a presentation of~~ how the selected first media player application
plays the referenced first piece of content~~loaded in the employed first media player~~
~~application~~ based on a first command of the at least one command in the first format
having been included in the received first message~~for recognition by the first media~~
~~player application.~~

2. (Currently Amended) The non-transitory computer storage medium of claim 1, wherein [[a]]each command of the at least one command in the second format is a universal command.

3. (Original) The non-transitory computer storage medium of claim 2, wherein the first format is different than the second format.

4. (Currently Amended) The non-transitory computer storage medium of claim 1, wherein the second message is sent from the associated second computing device to the remote server device.

5. (Currently Amended) The non-transitory computer storage medium of claim 1, wherein the remote server device is configured to convert the at least one command in the second format~~is converted~~ into the at least one command in the first format based at least in part on the second message including therein a reference to the first piece of content.

6. (Currently Amended) The non-transitory computer storage medium of claim 1, wherein the remote server device is configured to convert the at least one command in the second format ~~is converted~~ into the at least one command in the first format based at least in part on a reference to the first media player application having been included in the second message.

7. (Currently Amended) The non-transitory computer storage medium of claim 1, wherein the first media player application is ~~employed~~ selected based at least in part on the received first message including therein a reference to the first media player application.

8. (Currently Amended) The non-transitory computer storage medium of claim 1, wherein controlling ~~the presentation~~ how the selected first media player application plays the referenced first piece of content includes an execution of the first command.

9. (Currently Amended) The non-transitory computer storage medium of claim 1, the operations further comprising:

~~obtaining~~ retrieving the first media player application from a remote content provider based on a determination that the first media player application is not already ~~being employed~~ selected.

10. (Currently Amended) The non-transitory computer storage medium of claim 9, wherein ~~the first media player application is obtained from a~~ the remote content provider that corresponds to is associated with the referenced first piece of content.

11. (Currently Amended) The non-transitory computer storage medium of claim 1, the operations further comprising:

based on the stored association and while the first media player application is selected, receiving, from the remote server device, a third message that includes at least one command in a third format, wherein the third message is received based at least in part on a fourth message including at least one other command in the second format having been sent from the associated second computing device; and

selecting a second media player application from the plurality of media player applications based at least in part on the third format of the third message, the second media player application being selected to play a second piece of content referenced in the third message. ~~wherein the connection with the remote server device is maintained, for at least a duration that the first media player application is being employed, to facilitate a change from the first media player application to a second media player application operable to load a second piece of content referenced in a second message received from the remote server device.~~

12. (Currently Amended) A computer-implemented method for remotely presenting various types of content, comprising:

obtaining, by a content presentation device, a synchronization code associated with the content presentation device, wherein the associated synchronization code is stored on a remote server device;

providing, by the content presentation device, the synchronization code to a remote computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store

an association between the content presentation device and the remote computing device;

~~initializing, by a content presentation device, a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device;~~

receiving, by the content presentation device and from the remote server device, a first message that includes at least one command in a first format, ~~wherein~~ the first message [[is]]being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated remote computing device associated with the content presentation device;

~~employing selecting, by the content presentation device while [[the]]a connection [[with]]between the content presentation device and the remote server device is maintained, a first media player application from a plurality of media player applications based at least in part on the first format of the first message, the first media player application being selected to play operable to load a first piece of content based at least in part on the first piece of content being referenced in the received first message; and~~

controlling, by the content presentation device, ~~a presentation of how the selected first media player application plays the referenced first piece of content loaded in the employed first media player application based on a first command of the at least one command in the first format having been included in the received first message for recognition by the first media player application.~~

13. (Currently Amended) The computer-implemented method of claim 12, wherein the first media player application is ~~employed~~ selected ~~based at least further~~ in part on the received first message including therein a reference to the first media player application.

14. (Currently Amended) The computer-implemented method of claim 12, the operations further comprising:

~~obtaining~~ selecting the first media player application based on a determination that a second media player application is ~~being employed~~ currently selected.

15. (Currently Amended) The computer-implemented method of claim 12, further comprising: wherein the first media player application obtained by retrieving, by the content presentation device, the selected first media player application from a remote content provider associated with the referenced first piece of content based on the first format of the first message.

16. (Currently Amended) The computer-implemented method of claim 12, wherein the remote server device is configured to convert the at least one command in the second format into the at least one command in the first format based at least in part on a reference to the first media player application having been included in the second message, and wherein the first media player application is selected based further on the at least one command in the first format having been converted from the second format. ~~the presentation of the first piece of content loaded in the employed first media player application is controlled based further on the first command in the first format having been converted, from the second command in the second format, for inclusion in the received first message for recognition by the first media player application.~~

17. (Currently Amended) A content presentation device comprising:
- a display;
 - at least one processor; and
 - at least one computer storage media storing computer-usable instructions
- that, when used by the at least one processor, cause the at least one processor to:
- obtain a synchronization code associated with the content presentation device, wherein the associated synchronization code is stored on a remote server device;
 - provide the synchronization code to a remote computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the content presentation device and the remote computing device;
 - ~~initialize a connection with a remote server device to facilitate an association between the content presentation device and a remote computing device, wherein the associated remote computing device is configured to send messages that include at least one command in a second format;~~
 - receive, from the remote server device, a first message that includes at least one command in a first format, the first message being received based on the stored association and on a second message in the second format sent from the associated remote computing device;
 - ~~employ~~ select a first media player application from a plurality of media player applications based on the first format of the first message, the first media

player application being selected to play~~operable to load~~ a first piece of content referenced in the received first message; and

~~control a presentation of~~ how the selected first media player application plays the referenced first piece of content loaded in the employed first media player application based on a first command of the at least one command in the first format having been included in the received first message ~~for recognition by the first media player application.~~

18. (Currently Amended) The content presentation device of claim 17, wherein the first media player application is configured to recognize [[a]]each command of the at least one command in the first format ~~is recognizable by the first media player application.~~

19. (Currently Amended) The content presentation device of claim 17, wherein the second message is sent from the associated second computing device to the remote server device.

20. (Currently Amended) The content presentation device of claim 18, wherein the first media player application is ~~employed~~ selected ~~based at least in part~~ further on the received first message including therein a reference to the first media player application.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 15/687,249 Confirmation No. 4059
First Inventor : David Strober
Applicant : Touchstream Technologies, Inc.
Filed : 08/25/2017
Title : PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
Group Art Unit : 2173
Examiner : Darrin Hope
Atty Docket No. : 41197.278581
Customer No. : 149550

VIA EFS-WEB – December 12, 2019

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

**PETITION FOR EXTENSION OF TIME AND SUBMISSION IN SUPPORT OF
REQUEST FOR CONTINUED EXAMINATION AND PROPOSED AMENDMENT
UNDER 37 C.F.R. § 1.116**

Applicant hereby requests a three-month extension of time to respond to the Final Office Action mailed June 12, 2019, extending the period for response to December 12, 2019. Applicant respectfully requests continued examination of the above-identified application. The following is in accordance with the requirements for submission under 37 C.F.R. § 1.114 (c) and MPEP 706.07(h), Sec. II. In response to the outstanding Final Office Action, please amend the above-identified application as follows:

Amendments to the Claims: begin on page 2 of this paper.

Summary of Examiner Interview: begins on page 10 of this paper

Remarks: begin on page 11 of this paper.

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	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

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Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
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**INFORMATION DISCLOSURE
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Application Number		15687249
Filing Date		2017-08-25
First Named Inventor	David Strober	
Art Unit	2173	
Examiner Name	Darrin Hope	
Attorney Docket Number	41197.278581	

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Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ² i	Kind Code ⁴	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear	T ⁵
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Examiner Name	Darrin Hope	
Attorney Docket Number	41197.278581	

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Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵
	1	Ask Search Internet Search, session identifier random, printed on 11/19/11	

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Examiner Name	Darrin Hope	
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

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Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

See attached certification statement.

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

A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/KEITH J. BAE/	Date (YYYY-MM-DD)	2019-12-12
Name/Print	Keith J. Bae	Registration Number	64633

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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Bibliographic data: CN101534449 (A) — 2009-09-16

Receiving and transmitting method of a mobile digital broadcast television and used terminal

Inventor(s): ZHAN WU; KEXUE ZHU; GANG CHEN ± (WU ZHAN, ; ZHU KEXUE, ; CHEN GANG)

Applicant(s): ZHAN WU ± (WU ZHAN)

Classification: - **international:** *H04H60/82; H04H60/91; H04L12/28; H04N21/436; H04N21/4402*
- **cooperative:**

Application number: CN20081034495 20080312

Priority number(s): CN20081034495 20080312

Abstract of CN101534449 (A)

A digital mobile broadcast television comprises digital multimedia broadcasting (DMB), ground digital video broadcast (DVB-H) used for handheld equipment, or a receiving and transmitting method of mobile television standard (MediaFLO) proposed by QUALCOMM and a DMB, DVB-H or MediaFLO terminal used in the method. In the receiving step of the method, a DMB, DVB-H or MediaFLO signal is received and converted into a video/audio frequency/multimedia data/IP data packet or system information; in the transmitting step, the fed video/audio frequency/multimedia data/IP data packet or system information is converted into a format that is suitable for the transmission to external equipment and then transmitted to the external equipment. The DMB, DVB-H or MediaFLO terminal comprises an independent power supply, a receiving submodule and a communication submodule which is a 2.4GHz Bluetooth submodule. In virtue of the Bluetooth submodule, various information data can be converted according to Bluetooth standards and transmitted through a wireless device.

[19] 中华人民共和国国家知识产权局



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代理人 吕 伴

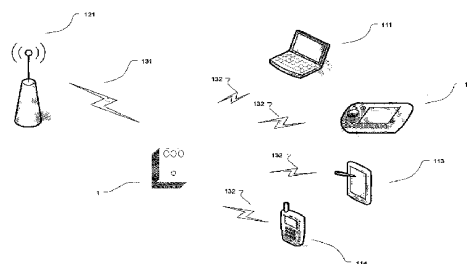
权利要求书 8 页 说明书 26 页 附图 8 页

[54] 发明名称

移动数字广播电视的接收并传送的方法及所使用的终端

[57] 摘要

一种数字移动广播电视包括数字多媒体广播 (DMB) 或用于手持设备的地面数字视频广播 (DVB-H) 或高通公司 (QUALCOMM) 提出的移动电视标准 (MediaFLO) 的接收并传送的方法及该方法所使用的 DMB 或 DVB-H 终端或 MediaFLO 终端, 方法中的接收步骤接收 DMB 或 DVB-H 信号或 MediaFLO 信号并且转换为视频/音频/多媒体数据/IP 数据包或系统信息; 传送步骤将馈送过来的视频/音频/多媒体数据/IP 数据包或系统信息转换为适合于传输到外部设备的一种格式并传送至外部设备。 DMB 或 DVB-H 终端或 MediaFLO 终端包括独立的电源和接收子模块及通信子模块, 通信子模块为 2.4GHz 蓝牙子模块, 通过蓝牙通信子模块, 各种信息数据可以按照蓝牙标准转换并且通过无线装置发送。



1、数字多媒体广播(DMB)的接收并传送的方法，其特征在于，包括：

接收步骤，该步骤接收 DMB 信号并且转换这些信号成为包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号；

传送步骤，将馈送过来的包含移动视频流媒体、DAB 声音帧和服务信息以及的快速信息频道(FCI)频道的各种信息数据信号转换为适合于传输到外部设备的一种格式并传送至外部设备。

2、用于手持设备的地面数字视频广播(DVB-H)的接收并传送的方法，其特征在于，包括：

接收步骤，该步骤接收 DVB-H 信号并且转换这些信号成为包含视频流或音频流或其他数据对象的 IP 数据包；

传送步骤，将馈送过来的包含视频流或音频流或其他数据对象的 IP 数据包转换为适合于传输到外部设备的一种格式并传送至外部设备。

3、高通公司(QUALCOMM)提出的移动电视标准(MediaFLO)的接收并传送的方法，其特征在于，包括：

接收步骤，该步骤接收 MediaFLO 信号并且转换这些信号成为包含多媒体数据流(视频流、音频流)、非实时数据、IP 数据包和系统信息的各种信息数据信号；

传送步骤，将馈送过来的多媒体数据流(视频流、音频流)、非实时数据、IP 数据包和系统信息转换为适合于传输到外部设备的一种格式并传送至外部设备。

4、如权利要求 1 或 2 或 3 所述的方法，其特征在于：所述接收步骤和所述传送步骤是在一具有一独立电源的终端中完成的。

5、如权利要求 1 或 2 或 3 所述的方法，其特征在于：所述传送步骤中，采用有线或无线的方式进行传送。

6、如权利要求 5 所述的方法，其特征在于：所述无线传送方式包含蓝牙无线传送方式或 Wi-Fi 无线传送方式。

7、一种如权利要求 1 所述的方法所使用的 DMB 终端，是用于实现上述数字多媒体广播接收步骤和传送步骤的 DMB 终端，其特征在于，该终端具有一独立的电源并包括：

接收子模块，该接收子模块将接收 DMB 信号并且转换这些信号成为包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号；

通信子模块，该通信子模块将接收模块馈送过来的包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号转换为适合于传输到外部设

备的一种格式并传送至外部设备。

壳体，该壳体用来承装所述接收子模块和通信子模块以及电源，其中电源为所述接收子模块和所述通信子模块供电。

8、如权利要求7所述的DMB终端，其特征在于：还包括一微处理器，所述微处理器与接收子模块和通信子模块连接，对接收子模块和通信子模块的工作状态进行设置，接收接收子模块送出的包含移动视频流媒体、DAB声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据；并将这些数据传递给通信子模块进行编码甚至压缩。

9、如权利要求7或8所述的DMB终端，其特征在于：所述接收子模块包括一用于接收DMB信号(BandIII(174~240Mhz)或L-Band(1452~1492Mhz))并且转换这些信号成为基带电路可接收的中频或低频信号的射频电路接收调谐部分，和一接收这些中频或低频信号并转换成为包含移动视频流媒体、DAB声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号的基带电路部分。

10、如权利要求9所述的DMB终端，其特征在于：在接收子模块中，所述基带电路部分转换成为的包含移动视频流媒体、DAB声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号可以通过一个射频电路发送。

11、如权利要求9所述的DMB终端，其特征在于：在接收子模块中，所述射频电路接收调谐部分连接一天线，用作接收DMB信号。

12、如权利要求7或8所述的DMB终端，其特征在于：所述通信子模块包括一用于接收包含控制或配置数据信号并传送包含移动视频流媒体、DAB声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号的射频电路部分，和一与射频电路部分双向连接并可按照一定格式标准发送和接收信号的基带带路部分。

13、一种如权利要求2所述的方法所使用的DVB-H终端，是用于实现上述地面数字视频广播的接收步骤和传送步骤的DVB-H终端，其特征在于，该DVB-H终端具有一独立的电源并包括：

接收子模块，该接收子模块将接收DVB-H信号并且转换这些信号成为包含视频流或音频流或其他数据对象的IP数据包；

通信子模块，该通信子模块将接收模块馈送过来的包含视频流或音频流或其他数据对象的IP数据包转换为适合于传输到外部设备的一种格式并传送至外部设备。

壳体，该壳体用来承装所述接收子模块和通信子模块以及电源，其中电源为所述接收子模块和所述通信子模块供电。

14、如权利要求 13 所述的 DVB-H 终端，其特征在于：还包括一微处理器，所述微处理器与接收子模块和通信子模块连接，对接收子模块和通信子模块的工作状态进行设置，接收接收子模块送出的包含视频流或音频流或其他数据对象的 IP 数据包；并将这些数据传递给通信子模块进行编码甚至压缩。

15、如权利要求 13 或 14 所述的 DVB-H 终端，其特征在于：所述接收子模块包括一用于接收 VHF(174~230Mhz)和/或 UHF(470~838Mhz)的 DVB-H 信号并且转换这些信号成为基带电路可接收的中频或低频信号的射频电路接收调谐部分，和一接收这些中频或低频信号并转换成为包含视频流或音频流或其他数据对象的 IP 数据包的基带电路部分。

16、如权利要求 15 所述的 DVB-H 终端，其特征在于：在接收子模块中，所述基带电路部分转换成为的包含视频流或音频流或其他数据对象的 IP 数据包通过一个射频电路发送。

17、如权利要求 15 所述的 DVB-H 终端，其特征在于：在接收子模块中，所述射频电路接收调谐部分连接一天线，用作接收 DVB-H 信号。

18、如权利要求 13 或 14 所述的 DVB-H 终端，其特征在于：所述通信子模块包括一用于接收包含控制或配置数据信号并传送包含包含视频流或音频流或其他数据对象的 IP 数据包的射频电路部分，和一与射频电路部分双向连接并可按照一定格式标准发送和接收信号的基带带路部分。

19、一种如权利要求 3 所述的方法所使用的 MediaFLO 终端，是用于实现上述高通公司 (QUALCOMM) 提出的移动电视标准接收步骤和传送步骤的 MediaFLO 终端，其特征在于，该终端具有一独立的电源并包括：

接收子模块，该接收子模块将接收 FLO 信号并且转换这些信号成为多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息；

通信子模块，该通信子模块将接收模块馈送过来的多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息转换为适合于传输到外部设备的一种格式并传送至外部设备。

壳体，该壳体用来承装所述接收子模块和通信子模块以及电源，其中电源为所述接收子模块和所述通信子模块供电。

20、如权利要求 19 所述的 MediaFLO 接收终端，其特征在于，还包括一微处理器，所述微处理器与接收子模块和通信子模块连接，对接收子模块和通信子模块的工作状态进行设置，接收接收子模块送出的多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息；并将这些数据传递给通信子模块进行编码甚至压缩。

21、如权利要求 19 或 20 所述的 FLO 接收终端，其特征在于，所述接收子模块包括一用于接收 FLO 信号 (VHF(174~230Mhz) 和 / 或 UHF(470~838Mhz) 和 / 或 L-Band(L1 (1452-1492MHz) 和 L2 (1660-1685MHz))) 并且转换这些信号成为基带电路可接收的中频或低频信号的射频电路接收调谐部分，和一接收这些中频或低频信号并转换成为多媒体数据流 (视频流、音频流)、非实时数据、IP 数据包和系统信息信号的基带电路部分。

22、如权利要求 21 所述的 MediaFLO 接收终端，其特征在于，所述基带电路部分转换成为的多媒体数据流 (视频流、音频流)、非实时数据、IP 数据包和系统信息通过一个射频电路发送。

23、如权利要求 21 所述的 MediaFLO 接收终端，其特征在于，所述射频电路接收调谐部分连接一天线，用作接收 FLO 信号。

24、如权利要求 19 或 20 所述的 MediaFLO 接收终端，其特征在于，所述通信子模块包括一用于接收包含控制或配置数据信号并传送多媒体数据流 (视频流、音频流)、非实时数据、IP 数据包和系统信息信号的射频电路部分，和一与射频电路部分双向连接并可按照一定格式标准发送和接收信号的基带带路部分。

25、如权利要求 7 或 8 所述的 DMB 终端，其特征在于：所述电源中包括一电源管理模块，所述电源管理模块与电池、接收子模块、通信子模块以及微处理器连接，电源管理模块由电池接收电能，并转化为接收子模块、通信子模块以及微处理器所需要的不同工作电压。

26、如权利要求 13 或 14 所述的 DVB-H 终端，其特征在于：所述电源中包括一电源管理模块，所述电源管理模块与电池、接收子模块、通信子模块以及微处理器连接，电源管理模块由电池接收电能，并转化为接收子模块、通信子模块以及微处理器所需要的不同工作电压。

27、如权利要求 19 或 20 所述的 MediaFLO 接收终端，其特征在于，所述电源中包括一电源管理模块，所述电源管理模块与电池、接收子模块、通信子模块以及微处理器连接，电源管理模块由电池接收电能，并转化为接收子模块、通信子模块以及微处理器所需要的不同工作电压。

28、如权利要求 25 所述的 DMB 终端，其特征在于：在电源管理模块中，还可以接一电池状态指示灯。电源管理模块同时侦测电池容量，当电池容量太低不足以使系统正常工作时控制电池状态指示灯为警告状态，以提醒用户更换电池。

29、如权利要求 26 所述的 DVB-H 终端，其特征在于：在电源管理模块中，还可以接一电池状态指示灯。电源管理模块同时侦测电池容量，当电池容量太低不足以使系统正常工

作时控制电池状态指示灯为警告状态，以提醒用户更换电池。

30、如权利要求 27 所述的 MediaFLO 接收终端，其特征在于，在电源管理模块中，接一电池状态指示灯；电源管理模块同时侦测电池容量，当电池容量太低不足以使系统正常工作时控制电池状态指示灯为警告状态，以提醒用户更换电池。

31、如权利要求 7 或 8 所述的 DMB 终端，其特征在于：所述通信子模块可以采用有线或无线的方式将信号传送至外部设备。

32、如权利要求 13 或 14 所述的 DVB-H 终端，其特征在于：所述通信子模块可以采用有线或无线的方式将信号传送至外部设备。

33、如权利要求 19 或 20 所述的 MediaFLO 接收终端，其特征在于，所述通信子模块采用有线或无线的方式将信号传送至外部设备。

34、如权利要求 8 所述的 DMB 终端，其特征在于：所述接收子模块处理所得的信息数据可以通过微处理器和外部电路连接馈送给外部设备。

35、如权利要求 14 所述的 DVB-H 终端，其特征在于：所述接收子模块处理所得的信息数据可以通过微处理器和外部电路连接馈送给外部设备。

36、如权利要求 20 所述的 MediaFLO 接收终端，其特征在于，所述接收子模块处理所得的信息数据可以通过微处理器和外部电路连接馈送给外部设备。

37、如权利要求 8 所述的 DMB 终端，其特征在于：所述微处理器包含实现通信子模块与外部设备双向传输的接口电路。

38、如权利要求 14 所述的 DVB-H 终端，其特征在于：所述微处理器包含实现通信子模块与外部设备双向传输的接口电路。

39、如权利要求 20 所述的 MediaFLO 接收终端，其特征在于，所述微处理器包含具实现通信子模块与外部设备双向传输的接口电路。

40、如权利要求 8 所述的 DMB 终端，其特征在于：所述微处理器内设置有休眠/唤醒模式，当微处理器处于休眠状态时，所述的接收子模块与通信子模块处于省电状态，同时微处理器自身也进入省电但是又能够接收带唤醒信号的状态；当微处理器接收到唤醒信号时，微处理器首先自身恢复到工作状态，然后设置接收子模块与通信子模块和电源管理模块到工作状态。

41、如权利要求 14 所述的 DVB-H 终端，其特征在于：所述微处理器内设置有休眠/唤醒模式，当微处理器处于休眠状态时，所述的接收子模块与通信子模块处于省电状态，同时微处理器自身也进入省电但是又能够接收带唤醒信号的状态；当微处理器接收到唤醒信

号时，微处理器首先自身恢复到工作状态，然后设置接收子模块与通信子模块和电源管理模块到工作状态。

42、如权利要求 20 所述的 MediaFLO 接收终端，其特征在于，所述微处理器内设置有休眠/唤醒模式，当微处理器处于休眠状态时，所述的接收子模块与通信子模块处于省电状态，同时微处理器自身也进入省电但是又能够接收带唤醒信号的状态；当微处理器接收到唤醒信号时，微处理器首先自身恢复到工作状态，然后设置接收子模块与通信子模块和电源管理模块到工作状态。

43、如权利要求 40 所述的 DMB 终端，其特征在于：所述微处理器的休眠与唤醒状态通过一连接在微处理器上的休眠/唤醒状态切换开关实现的。

44、如权利要求 41 所述的 DVB-H 终端，其特征在于：所述微处理器的休眠与唤醒状态通过一连接在微处理器上的休眠/唤醒状态切换开关实现的。

45、如权利要求 42 所述的 MediaFLO 接收终端，其特征在于，所述微处理器的休眠与唤醒状态通过一连接在微处理器上的休眠/唤醒状态切换开关实现的。

46、如权利要求 8 所述的 DMB 终端，其特征在于：所述微处理器还连接了一个接收子模块状态指示灯与一个通信子模块状态指示灯。

47、如权利要求 14 所述的 DVB-H 终端，其特征在于：所述微处理器还连接了一个接收子模块状态指示灯与一个通信子模块状态指示灯。

48、如权利要求 20 所述的 MediaFLO 接收终端，其特征在于，所述微处理器还连接了一个接收子模块状态指示灯与一个通信子模块状态指示灯。

49、如权利要求 8 所述的 DMB 终端，其特征在于：所述微处理器还包括一存储器，微处理器把用户对接收子模块设置的数据保存在存储器中。

50、如权利要求 14 所述的 DVB-H 终端，其特征在于：所述微处理器还包括一存储器，微处理器把用户对接收子模块设置的数据保存在存储器中。

51、如权利要求 20 所述的 MediaFLO 接收终端，其特征在于，所述微处理器还包括一存储器，微处理器把用户对接收子模块设置的数据保存在存储器中。

52、在上述结构的通信子模块中，所述基带带路部分可以对发送和接受的信号编码和解码。

53、如权利要求 7 或 8 所述的 DMB 终端，其特征在于：在通信子模块中，所述射频电路部分连接一天线，用作接收和发送一定格式的信号。

54、如权利要求 13 或 14 所述的 DVB-H 终端，其特征在于：在通信子模块中，所述射

频电路部分连接一天线，用作接收和发送一定格式的信号。

55、如权利要求 19 或 20 所述的 MediaFLO 接收终端，其特征在于，所述射频电路部分连接一天线，用作接收和发送一定格式的信号。

56、如权利要求 7 或 8 所述的 DMB 终端，其特征在于：所述通信子模块包括蓝牙 (Bluetooth) 子模块或者包括 Wi-Fi 子模块。

57、如权利要求 13 或 14 所述的 DVB-H 终端，其特征在于：所述通信子模块包括蓝牙 (Bluetooth) 子模块或者包括 Wi-Fi 子模块。

58、如权利要求 19 或 20 所述的 MediaFLO 接收终端，其特征在于，所述通信子模块包括蓝牙 (Bluetooth) 子模块或者包括 Wi-Fi 子模块。

59、如权利要求 7 或 8 所述的 DMB 终端，其特征在于：在通信子模块中，所述蓝牙子模块或 Wi-Fi 子模块为对按照所述蓝牙标准或 Wi-Fi 标准编码的信号进行接收和解码的蓝牙子模块或 Wi-Fi 子模块。

60、如权利要求 13 或 14 所述的 DVB-H 终端，其特征在于：在通信子模块中，所述蓝牙子模块或 Wi-Fi 子模块为对按照所述蓝牙标准或 Wi-Fi 标准编码的信号进行接收和解码的蓝牙子模块或 Wi-Fi 子模块。

61、如权利要求 19 或 20 所述的 MediaFLO 终端，其特征在于：在通信子模块中，所述蓝牙子模块或 Wi-Fi 子模块为对按照所述蓝牙标准或 Wi-Fi 标准编码的信号进行接收和解码的蓝牙子模块或 Wi-Fi 子模块。

62、如权利要求 7 或 8 所述的 DMB 终端，其特征在于：当通信子模块为对按照所述蓝牙标准或 Wi-Fi 标准编码的信号进行接收和解码的蓝牙子模块或 Wi-Fi 子模块时，所述微处理器负责读取蓝牙子模块或 Wi-Fi 子模块接收到蓝牙通信或 Wi-Fi 通信的另一方传递来的控制或配置数据并转化为接收子模块可以识别的格式，再馈送给接收子模块进行配置或控制。

63、如权利要求 13 或 14 所述的 DVB-H 终端，其特征在于：当通信子模块为对按照所述蓝牙标准或 Wi-Fi 标准编码的信号进行接收和解码的蓝牙子模块或 Wi-Fi 子模块时，所述微处理器负责读取蓝牙子模块或 Wi-Fi 子模块接收到蓝牙通信或 Wi-Fi 通信的另一方传递来的控制或配置数据并转化为接收子模块可以识别的格式，再馈送给接收子模块进行配置或控制。

64、如权利要求 19 或 20 所述的 MediaFLO 接收终端，其特征在于，所述蓝牙子模块或 Wi-Fi 子模块为对按照所述蓝牙标准或 Wi-Fi 标准编码的信号进行接收和解码的蓝牙子模块

或 Wi-Fi 子模块，所述微处理器负责读取蓝牙子模块或 Wi-Fi 子模块接收到蓝牙通信或 Wi-Fi 通信的另一方传递来的控制或配置数据并转化为接收子模块可以识别的格式，再馈送给接收子模块进行配置或控制。

移动数字广播电视的接收并传送的方法及所使用的终端

技术领域

本发明涉及一种信号接收及传送技术领域，特别涉及用于接收 DMB（数字多媒体广播）信号或 DVB-H（用于手持设备的地面数字视频广播）信号或 MediaFLO（高通公司（QUALCOMM）提出的移动电视标准）信号并且解码输出视频/音频/多媒体数据/IP 数据包或系统信息的移动数字广播电视的接收并传送的方法及所使用的终端。该终端可以使用现有的多种通信技术，如蓝牙或 Wi-Fi 通信技术与其他使用蓝牙或 Wi-Fi 的设备进行通信。

背景技术

数字多媒体广播 (DMB) 是从数字音频广播 (DAB) 发展起来的，采用完全不同于调幅、调频广播的技术，具有突出的移动接收能力和高质量的声音 (CD 质量)，并且可实现多媒体接收如视频和字符的数字数据、可加密、发射功率小、覆盖面积大、频谱利用率高、有很强的抗干扰和在恶劣环境下接收的能力，并可利用卫星大幅度提高广播的覆盖率等优点。与 DAB 相比，DMB 以强调包括视频而非音频广播的各种多媒体服务。

DMB 系统由发射系统和接收机两部分组成。在发射系统，构成 DMB 视频服务的移动视频流媒体 (可以为 MPEG2-TS 格式、WMV 格式、RM 格式或其他格式) 在流模式数字子频道与包模式数据、DAB 声音帧和服务信息都经过能量扩散扰频器 (Energy dispersal scrambler)、FEC 编码和空间交织后通过多路复用器复用，形成主服务频道 (MSC)；主服务频道与包含服务信息 (SI)、快速信息数据频道 (FIDC) 和复用配置信息 (MCI) 的快速信息频道 (FCI) 通过发送帧复用器复用后，与频道同步信号一起进行正交频分复用调制，送入射频部分进行载波调制并发射。系统接收部分则是发射部分的逆过程。接收机首先由调谐器调谐从天线进入的高频信号，滤掉无用的频谱部分，并向下变频到 OFDM 可以接收的中频或低频信号频段；OFDM 基带解调器接收中频或低频信号，进行 A/D 变换后，得到数字信号，数字信号经过 I/Q 变换，得到两路正交的信号，该信号通过信道同步和信道均衡后，送入 OFDM 解调器进行基带解调，然后通过解复用器并进行时间解交织和频率解交织、解 FEC 码和解扰 (解能量扩散)，得到移动视频流媒体、DAB 声音帧和服务信息以及的快速信息频道 (FCI) 频道的各种信息。

同样，DVB-H 是 DVB (数字视频广播) 组织为通过地面数字广播网络向便携/手持终端提供多媒体业务所制定的传输标准，在 DVB-T (地面数字电视广播系统) 传输系统基础上，DVB-T 使用与增加了一定的附加功能和改进技术，包括通过时间切片来减少耗电，通过使用

MPE-FEC 来增强鲁棒性和纠错能量, 使用 IP(Internet Protocol)协议来广播声音、图片和其他数据, 使手机等便携设备能够稳定的接收广播电视信号。在传输 MPEG-2 传输流, 用 OFDM 调制信号等特点上, DVB-H 如同 DVB-T 一样。通过 DVB-H 系统, 除了视频流和音频流的广播外, 还可以传送文件。

DVB-H 系统由发射系统和接收机两部分组成。在发射系统, 构成 DVB 视频服务的视频流媒体首先打包为 IP 数据包, 然后按照多协议封装(MPE)进行封装, 经过前向纠错编码(FEC), 然后进行时间分片(time-slicing), 与其他服务信息一起形成传输流, 并可能与其他 MPEG2-TS 传输流一起通过多路复用器复用后, 经过能量扩散扰动和符合交织, 最后进行正交频分复用调制, 送入射频部分进行载波调制并发射。系统接收部分则是发射部分的逆过程。接收机首先由调谐器调谐从天线进入的高频信号, 滤掉无用的频谱部分, 并向下变频到 OFDM 可以接收的中频或低频信号频段; OFDM 基带解调器接收中频或低频信号, 进行 A/D 变换后, 得到数字信号, 数字信号经过 I/Q 变换, 得到两路正交的信号, 该信号通过信道同步和信道均衡后, 送入 OFDM 解调器进行基带解调, 然后进行符合解交织、解扰(解能量扩散)并通过解复用器, 得到传输流, 然后通过 IP 去封装器(IP-Decapsulator)选择解码期望的时间片段、进行纠错和解 MPE 包, 最后得到包含视频流或音频流或其他数据对象的 IP 数据包。

MediaFLO是由高通提出的移动电视标准, 基于“仅限于下行传输”(FLO)技术, 是专门为手机电视开发的多播系统。FLO技术采用各种技术来同时优化功耗、频率分集和时间分集。FLO采用了4K模式的OFDM调制技术, 每个子载波的调制可以选择QPSK或者16-QAM, 同时采用了Turbo码和Reed Solomon码, 一个特定的调制模式的相对性能由所选择的调制方式、Turbo码和RS编码速率决定。FLO通过优化的导频和交织器结构设计来实现快速频道切换, 采用时分复用方式在FLO波形中特定的时间间隔内传输各个频道的节目内容数据, 使终端接收器可以仅对感兴趣的单个逻辑信道进行解调, 以降低功耗。使用分层调制, FLO数据流在信源编码时被分为基础层和增强层。对于基础层, 所有用户均可进行解码; 而对于增强层, 只有信噪比(SNR)较高的区域才能进行解码, 以提供尽可能高质量的业务。移动终端也可以同时解调多个逻辑信道, 使得视频和相关的音频可以同时传播。FLO空中接口支持5、6、7和8MHz的频率带宽, FLO可部署在多个频段上, 包括VHF(174-240MHz)/UHF(470-862MHz)/L-Band(L1(1452-1492MHz)和L2(1660-1685MHz)), 分别使用不同的带宽和发射功率级别。FLO支持在同一射频信道内局域和广域节目内容共存。

MediaFLO 系统由四个子系统组成, 即网络运营中心、FLO 发射机、3G 网络和支持

MediaFLO 的终端组成。与空中接口相关的是 FLO 发射系统和接收终端。

在发射系统，系统信息、实时多媒体数据流、非实时数据和 IP 数据包形成超帧，超帧中的数据信道占据了超帧的大部分，携带了多播的多媒体信息。多媒体信息比特流组织为多播逻辑信道，组成多播逻辑信道的数据包经过 RS 编码和 Turbo 编码，然后进行字节交织，再进行加扰，然后进行符号调制，再进行交织，并映射到子载波，最后进行正交频分复用调制，送入射频部分发射。接收机首先由调谐器调谐从天线进入的高频信号，滤掉无用的频谱部分，并向下变频到 OFDM 可以接收的中频或低频信号频段；OFDM 基带解调器接收中频或低频信号，进行 A/D 变换后，得到数字信号，数字信号经过 I/Q 变换，得到两路正交的信号，该信号通过信道同步和信道均衡后，送入 OFDM 解调器进行基带解调，然后进行解码、解交织、解扰(解能量扩散)、纠错，最后得到超帧的多播逻辑信道，取出多媒体数据流(视频流、音频流)、非实时数据和 IP 数据包。

蓝牙英文名为 Bluetooth，是近距离无线通信技术标准 (IEEE802.15)，工作在 2.4GHz 频段，带宽为 1Mb/s。蓝牙技术工作在不需(频率占用)许可证的波段(2.402 到 2.4835GHz)，短距离通过无线连接传输无损声音和数据。蓝牙特别利益集团 (SIG) 公布的蓝牙正式规范 1.2 版的蓝牙协议支持 1 兆字节每秒的速率和 10 米的传输距离，但蓝牙数据包的数据头占用了一定容量，所以实际传输速率只有 723 千字节每秒。2004 年 11 月通过许可的蓝牙 2.0 理论上 3 兆字节每秒的传输速率，并且直线有效距离可达到 250 米，可以用在大数据吞吐量需要的场合，比如传输 CD 音质的流媒体文件，数码相片和激光打印等。现在市场上有大量的支持蓝牙 1.2 协议产品，比如 PDA、手机、电脑、无线耳机、车载免提设备等，其中手机应用最多。2005 年 12 月支持此 2.0 协议的第一批设备已经出现在市场上，包括应用在手机上。

Wi-Fi 技术代表“无线保真”，指 802.11 标准的 IEEE802.11b 子集。1999 年 9 月，电子和电气工程师协会(IEEE)批准了 IEEE 802.11b 规范，这个规范也称为 Wi-Fi。IEEE 802.11b 定义了用于在共享的无线局域网 (WLAN) 进行通信的物理层和媒体访问控制 (MAC) 子层。在物理层，IEEE 802.11b 采用 2.45 GHz 的无线频率，最大的位速率达 11 Mbps，传输距离可达 100 米使用直接序列扩频 (DSSS) 传输技术。IEEE 802.11 定义了两种运作模式：特殊 (Ad hoc) 模式和基础 (Infrastructure) 模式。在 Ad hoc 模式 (也称为点对点模式) 下，无线客户端直接相互通信 (不使用无线 AP)。使用 Ad hoc 模式通信的两个或多个无线客户端就形成了一个独立基础服务集 (Independent Basic Service Set, IBSS)。Ad hoc 模式用于在没有提供无线 AP 时连接无线客户端，因此支持 Wi-Fi 的产品之间可以通过 Ad hoc

直接连接通信。现在市场上有大量的包含 Wi-Fi 技术的产品，主要是 PDA、笔记本电脑、和部分手机。

目前，支持手机电视的网络包括了数字多媒体广播(DMB)、用于手持设备的地面数字视频广播 (DVB-H)和高通公司(QUALCOMM)提出的移动电视标准 (MediaFLO)，数字多媒体广播又包括卫星广播和地面广播两类。支持数字多媒体广播网、用于手持设备的地面数字视频广播或高通公司(QUALCOMM)提出的移动电视标准 (MediaFLO)的手机或其他手持设备一般有两种实现方法，一是外接式的 DMB 接收模块或 DVB-H 接收模块，利用 SDIO 接口、CF 卡接口，直接连接到 PDA 或手机或其他手持设备；另一个应用是直接将 DMB 接收模块、DVB-H 接收模块或 MediaFLO 接收模块集成到手机或其他手持设备中。

所需要的接收、调谐和解调的 DMB 接收机模块是已知的，解调出的数据传递给一个接口用于进一步在系统的其他单元处理。例如手机或其他手持设备的软件系统中集成接收模块的驱动程序和多媒体应用程序，把 DMB 接收到的移动视频流媒体、DAB 声音帧和服务信息以及的快速信息频道(FCI)频道的各种信息转换为用户可以直接使用的格式。

同样，所需要的接收、调谐和解调的 DVB-H 接收机模块是已知的，解调出的 IP 数据包传递给一个接口用于进一步在系统的其他单元处理。例如手机或其他手持设备的软件系统中集成接收模块的驱动程序和视频应用程序，把 DVB-H 接收到的包含视频流或音频流或其他数据对象的 IP 数据包转换为用户可以直接使用的格式。

同样，所需要的接收、调谐和解调的 MediaFLO 接收机模块是已知的，解调出的多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息传递给一个接口用于进一步在系统的其他单元处理。例如手机或其他手持设备的软件系统中集成接收模块的驱动程序和视频应用程序，把 MediaFLO 接收到的解调出的多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息转换为用户可以直接使用的格式。

然而，目前支持数字多媒体广播网或用于手持设备的地面数字视频广播或高通公司(QUALCOMM)提出的移动电视标准 (MediaFLO)的手机或其他手持设备这两种解决方案都有几个共同的技术缺点。第一，接收信号的容易受到影响。当使用环境在建筑物内时，接收的信号可能会比较差，如果采用较大的天线，对手持设备特别是手机的使用带来不便。第二，手持设备的耗电增加很多。在手持设备尤其是手机中，省电一直是个最重要的课题，如现有的接收模块的调谐器的功耗都比较大，减少了手持设备尤其是手机的电池使用时间。第三，在其他设计不变的情况下，增加 DMB 接收模块或 DVB-H 接收模块或 MediaFLO 接收模块，对直接将 DMB 或 DVB-H 或 MediaFLO 接收模块集成到设备中的手机或其他手持设备产品

来说,产品的尺寸会增加,对使用 SDIO 或 CF 接口 DMB 或 DVB-H 接收模块产品来说,由于现有的 DMB 接收模块或 DVB-H 接收模块都不足够小,从而要超出手机或手持设备产品的正常轮廓,这两种情况对于注重产品尺寸的手持产品尤其是手机来说都是不利因素。

另外,对于已经有手机或手持设备的用户来说,其产品必须有 SDIO、CF 或其他接口或者必须更换为集成这种接口的产品或者更换为集成 DMB 接收模块或 DVB-H 接收模块的新产品,才能够使用数字多媒体广播或用于手持设备的地面数字视频广播系统提供的服务。对于已经有手机或手持设备的用户来说,现在没有办法能够支持其产品集成 MediaFLO 接收模块,如果不更换手机或手持设备,不能够使用高通公司 (QUALCOMM) 提出的移动电视标准系统提供的服务。这样对于数字多媒体广播系统或用于手持设备的地面数字视频广播或高通公司 (QUALCOMM) 提出的移动电视标准推广是不利的因素。也增加了消费者的负担。

综上所述,市场上迫切需要一种能够改善接收信号、耗电和尺寸问题,并且充分利用用户已有手机或其他手持设备能够灵活升级为支持接收数字多媒体广播或用于手持设备的地面数字视频广播或高通公司 (QUALCOMM) 提出的移动电视标准 (MediaFLO) 服务的产品的方案。

发明内容

本发明的目的是在这些情况下提供一种更简单的连接 DMB 接收模块或 DVB-H 接收模块或 FLO 接收模块到手机或其他手持电子设备的数字多媒体广播或用于手持设备的地面数字视频广播或 MediaFLO 服务的接收并传送的方法及所使用的终端,该方法及所使用的终端能够在不增加产品尺寸的情况下,相对现有的连接 DMB 接收模块或 DVB-H 接收模块或 FLO 接收模块的手机或其他手持电子设备,更好的解决耗电问题,和在很多情况下提供更好的接收信号。

作为本发明第一方面的数字多媒体广播 (DMB) 的接收并传送的方法,其特征在于,包括:接收步骤,该步骤接收 DMB 信号并且转换这些信号成为包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道 (FCI) 频道的各种信息数据信号;

传送步骤,将馈送过来的包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道 (FCI) 频道的各种信息数据信号转换为适合于传输到外部设备的一种格式并传送至外部设备。

作为本发明第二方面的用于手持设备的地面数字视频广播 (DVB-H) 的接收并传送的方法,其特征在于,包括:

接收步骤，该步骤接收 DVB-H 信号并且转换这些信号成为包含视频流或音频流或其他数据对象的 IP 数据包；

传送步骤，将馈送过来的包含视频流或音频流或其他数据对象的 IP 数据包转换为适合于传输到外部设备的一种格式并传送至外部设备。

作为本发明第三方面的用于高通公司(QUALCOMM)提出的移动电视标准 (MediaFLO) 的接收并传送的方法，其特征在于，包括：

接收步骤，该步骤接收 FLO 信号并且转换这些信号成为多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息；

传送步骤，将馈送过来的多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息转换为适合于传输到外部设备的一种格式并传送至外部设备。

在上述的接收并传送的方法中所述接收步骤和所述传送步骤是在一具有一独立电源的终端中完成的。

在上述的接收并传送的方法的所述传送步骤中，可以采用有线或无线的方式进行传送。所述无线传送方式包含蓝牙无线传送方式或 Wi-Fi 无线传送方式。

作为本发明第四方面的一种终端，是用于实现上述数字多媒体广播接收步骤和传送步骤的 DMB 终端，其特征在于，该 DMB 终端具有一独立的电源并包括：

接收子模块，该接收子模块将接收 DMB 信号并且转换这些信号成为包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号；

通信子模块，该通信子模块将接收模块馈送过来的包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号转换为适合于传输到外部设备的一种格式并传送至外部设备；

壳体，该壳体用来承装所述接收子模块和通信子模块以及电源，其中电源为所述接收子模块和所述通信子模块供电。

在上述结构的 DMB 终端中，还包括一微处理器，所述微处理器与接收子模块和通信子模块连接，对接收子模块和通信子模块的工作状态进行设置，接收接收子模块送出的包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据；并将这些数据传递给通信子模块进行编码甚至压缩。

在上述结构的 DMB 终端中，所述接收子模块包括一用于接收 DMB 信号（Band III (174~240Mhz) 或 L-Band(1452~1492Mhz)）并且转换这些信号成为基带电路可接收的中频或低频信号的射频电路接收调谐部分，和一接收这些中频或低频信号并转换成为包含移动视

频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号的基带电路部分。

在上述结构的 DMB 终端的接收子模块中,所述基带电路部分转换成为的包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号可以通过通信子模块的射频电路发送。

在上述结构的 DMB 终端的接收子模块中,所述射频电路接收调谐部分连接一天线,用作接收 DMB 信号。

在上述结构的 DMB 终端中,所述通信子模块包括一用于接收包含控制或配置数据信号并传送包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据信号的射频电路部分,和一与射频电路部分双向连接并可按照一定格式标准发送和接收信号的基带带路部分。

作为本发明第五方面的另一种终端,是用于实现上述用于手持设备的地面数字视频广播的接收步骤和传送步骤的 DVB-H 终端,其特征在于,该 DVB-H 终端具有一独立的电源并包括:

接收子模块,该接收子模块将接收 DVB-H 信号并且转换这些信号成为包含视频流或音频流或其他数据对象的 IP 数据包;

通信子模块,该通信子模块将接收模块馈送过来的包含视频流或音频流或其他数据对象的 IP 数据包转换为适合于传输到外部设备的一种格式并传送至外部设备。

壳体,该壳体用来承装所述接收子模块和通信子模块以及电源,其中电源为所述接收子模块和所述通信子模块供电。

在上述结构的 DVB-H 终端中,还包括一微处理器,所述微处理器与接收子模块和通信子模块连接,对接收子模块和通信子模块的工作状态进行设置,接收接收子模块送出的包含视频流或音频流或其他数据对象的 IP 数据包;并将这些数据传递给通信子模块进行编码甚至压缩。

在上述结构的 DVB-H 终端中,所述接收子模块包括一用于接收 VHF(174~230Mhz)或 UHF(470~838Mhz)的 DVB-H 信号并且转换这些信号成为基带电路可接收的中频或低频信号的射频电路接收调谐部分,和一接收这些中频或低频信号并转换成为包含视频流或音频流或其他数据对象的 IP 数据包的基带电路部分。

在上述结构的 DVB-H 终端的接收子模块中,所述基带电路部分转换成为的包含视频流或音频流或其他数据对象的 IP 数据包可以通过通信子模块的射频电路发送。

在上述结构的 DVB-H 终端的接收子模块中,所述射频电路接收调谐部分连接一天线,用作接收 DVB-H 信号。

在上述结构的 DVB-H 终端中,所述通信子模块包括一用于接收包含控制或配置数据信号并传送包含包含视频流或音频流或其他数据对象的 IP 数据包的射频电路部分,和与射频电路部分双向连接并可按照一定格式标准发送和接收信号的基带电路部分。

作为本发明第六方面的另一种终端,是用于实现上述高通公司(QUALCOMM)提出的移动电视标准(MediaFLO)的接收步骤和传送步骤的 MediaFLO 终端,其特征在于,该 MediaFLO 终端具有一独立的电源并包括:

接收子模块,该接收子模块将接收 MediaFLO 信号并且转换这些信号成为多媒体数据流(视频流、音频流)、非实时数据、IP 数据包和系统信息;

通信子模块,该通信子模块将接收模块馈送过来的多媒体数据流(视频流、音频流)、非实时数据、IP 数据包和系统信息转换为适合于传输到外部设备的一种格式并传送至外部设备。

壳体,该壳体用来承装所述接收子模块和通信子模块以及电源,其中电源为所述接收子模块和所述通信子模块供电。

在上述结构的 MediaFLO 终端中,还包括一微处理器,所述微处理器与接收子模块和通信子模块连接,对接收子模块和通信子模块的工作状态进行设置,接收接收子模块送出的多媒体数据流(视频流、音频流)、非实时数据、IP 数据包和系统信息;并将这些数据传递给通信子模块进行编码甚至压缩。

在上述结构的 MediaFLO 终端中,所述接收子模块包括一用于接收 VHF(174~230Mhz)或 UHF(470~838Mhz)或 L-Band(L1(1452-1492MHz)和 L2(1660-1685MHz))的 MediaFLO 信号并且转换这些信号成为基带电路可接收的中频或低频信号的射频电路接收调谐部分,和一接收这些中频或低频信号并转换成为多媒体数据流(视频流、音频流)、非实时数据、IP 数据包和系统信息的基带电路部分。

在上述结构的 MediaFLO 终端的接收子模块中,所述基带电路部分转换成为的多媒体数据流(视频流、音频流)、非实时数据、IP 数据包和系统信息可以通过通信子模块的射频电路发送。

在上述结构的 MediaFLO 终端的接收子模块中,所述射频电路接收调谐部分连接一天线,用作接收 MediaFLO 信号。

在上述结构的 MediaFLO 终端中,所述通信子模块包括一用于接收包含控制或配置数据

信号并传送多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息的射频电路部分，和一与射频电路部分双向连接并可按照一定格式标准发送和接收信号的基带带路部分。

在上述结构的 DMB 终端或 DVB-H 终端或 MediaFLO 接收终端中，所述电源中包括一电源管理模块，所述电源管理模块与电池、接收子模块、通信子模块以及微处理器连接，电源管理模块由电池接收电能，并转化为接收子模块、通信子模块以及微处理器所需要的不同工作电压。

在上述结构的电源管理模块中，还可以接一电池状态指示灯。电源管理模块同时侦测电池容量，当电池容量太低不足以使系统正常工作时控制电池状态指示灯为警告状态，以提醒用户更换电池。

在上述结构的 DMB 终端或 DVB-H 终端或 MediaFLO 接收终端中，所述通信子模块可以采用有线或无线的方式将信号传送至外部设备。

在上述结构的 DMB 终端或 DVB-H 终端或 MediaFLO 接收终端中，所述接收子模块处理所得的信息数据可以通过微处理器和外部电路连接馈送给外部设备。

所述微处理器包含实现通信子模块与外部设备双向传输的接口电路。

在上述结构的 DMB 终端或 DVB-H 终端或 MediaFLO 接收终端中，所述微处理器内设置有休眠/唤醒模式，当微处理器处于休眠状态时，所述的接收子模块与通信子模块处于省电状态，同时微处理器自身也进入省电但是又能够接收带唤醒信号的状态；当微处理器接收到唤醒信号时，微处理器首先自身恢复到工作状态，然后设置接收子模块与通信子模块和电源管理模块到工作状态。

在上述结构的 DMB 终端或 DVB-H 终端或 MediaFLO 接收终端中，所述微处理器的休眠与唤醒状态通过一连接在微处理器上的休眠/唤醒状态切换开关实现的。用户可以通过切换开关来通知微处理器进入休眠或唤醒状态。

在上述结构的 DMB 终端或 DVB-H 终端或 MediaFLO 接收终端中，所述微处理器还连接了一个接收子模块状态指示灯与一个通信子模块状态指示灯。当接收子模块在正常工作时，微处理器设置接收子模块状态指示灯为亮，当接收子模块处于省电状态时，微处理器设置接收子模块状态指示灯为暗，当接收子模块在不能正常的工作状态时，微处理器设置接收子模块状态指示灯为闪烁。同样地，当通信子模块分别在正常工作状态、省电状态或不正常的工作状态时，微处理器分别设置通信子模块状态指示灯为亮、暗或闪烁。

在上述结构的 DMB 终端或 DVB-H 终端或 MediaFLO 接收终端中，所述微处理器还包括一

存储器，微处理器把用户对接收子模块设置的数据保存在存储器中。这样，当用户在断开通信子模块与对应通信的外部设备连接后，再一次的连接时微处理器默认使用上次保存的配置数据。

在上述结构的通信子模块中，所述基带带路部分可以对发送和接受的信号编码和解码。

在上述结构的通信子模块中，所述射频电路部分连接一天线，用作接收和发送一定格式的信号。

上述结构的 DMB 终端或 DVB-H 终端或 MediaFLO 接收终端中，所述通信子模块包括蓝牙 (Bluetooth) 子模块或者包括 Wi-Fi 子模块。

在上述结构的通信子模块中，所述蓝牙子模块或 Wi-Fi 子模块为对按照所述蓝牙标准或 Wi-Fi 标准编码的信号进行接收和解码的蓝牙子模块或 Wi-Fi 子模块。

当通信子模块为对按照所述蓝牙标准或 Wi-Fi 标准编码的信号进行接收和解码的蓝牙子模块或 Wi-Fi 子模块时，所述微处理器负责读取蓝牙子模块或 Wi-Fi 子模块接收到蓝牙通信或 Wi-Fi 通信的另一方传递来的控制或配置数据并转化为接收子模块可以识别的格式，再馈送给接收子模块进行配置或控制。

由于采用了如上的设计方案，本发明允许与那些具有用于所述格式的对应通信接口的外部设备一起使用 DMB 接收终端或 DVB-H 终端或 MediaFLO 接收终端。这样，具有对应通信接口的外部设备，例如手机，不用做任何硬件的更改就可以使用数字多媒体广播或用于手持设备的地面数字视频广播或 MediaFLO 的服务，也不需要原来的尺寸做任何改变。而且由于本发明的终端可以做成有自己的电池或电源的产品，使得与该终端通信的具有对应通信接口的外部设备在接收数字多媒体广播 (DMB) 或用于手持设备的地面数字视频广播 (DVB-H) 或 MediaFLO 服务时不用提供终端所需的电能。另外，由于所述通信子模块相互通信的距离在 10 米 (如蓝牙 1.2) 或 100 米 (如 Wi-Fi) 或 250 米 (如蓝牙 2.0)，可将采用本发明的终端放置在较容易接收到数字多媒体广播 (DMB) 或用于手持设备的地面数字视频广播 (DVB-H) 或 MediaFLO 信号的地方，然后再通过通信子模块将视频/音频/多媒体数据/IP 数据包或系统信息发送给对应通信接口的外部设备。

由于通信子模块是蓝牙 (Bluetooth) 子模块或者 Wi-Fi 子模块，通过它，所述解调制得到的视频/音频/多媒体数据/IP 数据包或系统信息可以按照蓝牙标准或 Wi-Fi 标准转换并且通过无线装置发送。按照蓝牙标准 (BT 标准) 或 Wi-Fi 标准的一种通信子模块在这方面是特别有利的，因为已经有大量的手持电子设备包括手机、掌上游戏机和 PDA 已经具有蓝牙和/或 Wi-Fi 的接口，而且越来越多的设备正在成为具有蓝牙接口标准的设备。

另外通信子模块可以采用设计成对按照所述 BT 标准或 Wi-Fi 标准编码的信号进行接收和解码的蓝牙子模块或 Wi-Fi 子模块, 这样本发明的终端不仅可以接收 DMB 信号或 DVB-H 信号或 MediaFLO 信号而且可以接收来自其它外部设备的数据, 并且在适当的情况下可以因此相应地被控制。

本发明的终端中的接收子模块具有射频电路接收调谐部分和基带电路部分, 可以用于处理接收的 DMB 信号(Band III (174~240Mhz), L-Band(1452~1492Mhz)) 或 DVB-H 信号(VHF(174~230Mhz), UHF(470~838Mhz) 或 MediaFLO 信号(VHF(174-240MHz)/UHF(470-862MHz)/L-Band(L1 (1452-1492MHz) 和 L2 (1660-1685MHz))) 以及处理要在至少一个射频发送的 BT 信号或 Wi-Fi 信号, 通信子模块具有射频电路部分和基带电路部分, 可以用以处理接收和发送的 BT 信号(2.402~2.4835GHz) 或 Wi-Fi 信号(2.45 GHz), 可以使本发明的终端格外微型化。

在本发明的终端中, 设置一接口电路, 通过它, 解调得到的视频/音频/多媒体数据/IP 数据包或系统信息可以馈送给一个外部导线连接的设备, 实现有线的传输。另外将接口电路设计成从外部设备到所述子模块的数据的线路传输模式。这样允许本发明的终端和不具有按照蓝牙和 Wi-Fi 标准的接口的外部设备之间的数据的线路传输。

在本发明的终端中, 使用的微处理器设置有“休眠”和“唤醒”两种模式, 在所述休眠时令其只消耗微量电流, 唤醒后即正常工作。这样可以使本发明的终端更省电。

在本发明的终端中, 通过设置接受子模块状态指示灯、通信子模块指示灯和电池状态指示灯, 可用指示灯不同的发光状态, 来分别表示接收子模块、通信子模块以及电池的不同工作状态。

在本发明的终端中, 通过存储器存储, 可以动态存储用户上次的设置, 便于在下次用户使用自动调用用户上次的设置。

附图说明

以下结合附图和具体实施方式来进一步描述本发明, 但本发明的技术方案并不局限于下面附图和具体实施方式的描述。

图 1 为本发明在接收及传送数字多媒体广播方面应用的一个示意图。

图 2 为本发明在接收及传送用于手持设备的地面数字视频广播方面应用的一个示意图。

图 3 为本发明 DMB 终端的第一实施例的一个示意图。

图 4 为本发明 DMB 终端的第二实施例的一个示意图。

图 5 为本发明 DMB 终端的一个产品实施例的硬件功能方块图。

图 6 为本发明 DMB 终端的一个产品实施例的 DMB 数据通信流程示意图。

图 7 为本发明 DVB-H 终端的第一实施例的一个示意图。

图 8 为本发明 DVB-H 终端的第二实施例的一个示意图。

图 9 为本发明 DVB-H 终端的一个产品实施例的硬件功能方块图。

图 10 为本发明 DVB-H 终端的一个产品实施例的 DVB-H 数据通信流程示意图。

图 11 为本发明在接收及传送高通公司 (QUALCOMM) 提出的移动电视标准 (MediaFLO) 应用的一个示意图。

图 12 为本发明 MediaFLO 终端的第一实施例的一个示意图。

图 13 为本发明 MediaFLO 终端的第二实施例的一个示意图。

图 14 为本发明 MediaFLO 终端的一个产品实施例的硬件功能方块图；

图 15 为本发明 MediaFLO 终端的一个产品实施例的 MediaFLO 数据通信流程示意图；

图中：1 为 DMB 终端，1a 为 DVB-H 终端，1b 为 MediaFLO 终端，2 为 DMB 终端的接收子模块，21 为 DMB 终端的接收子模块的射频电路接收调谐部分，22 为 DMB 终端的接收子模块的基带电路部分，2a 为 DVB-H 终端的接收子模块，21a 为 DVB-H 终端的接收子模块的射频电路接收调谐部分，22a 为 DVB-H 终端的接收子模块的基带电路部分，2b 为 MediaFLO 终端的接收子模块，21b 为 MediaFLO 终端的接收子模块的射频电路接收调谐部分，22b 为 MediaFLO 终端的接收子模块的基带电路部分，3 为 DMB 终端的通信子模块，31 为 DMB 终端的通信子模块的射频电路部分，32 为 DMB 终端的通信子模块的基带电路部分，3a 为 DVB-H 终端的通信子模块，31a 为 DVB-H 终端的通信子模块的射频电路部分，32a 为 DVB-H 终端的通信子模块的基带电路部分，3b 为 MediaFLO 终端的通信子模块，31b 为 MediaFLO 终端的通信子模块的射频电路部分，32b 为 MediaFLO 终端的通信子模块的基带电路部分，4 为 DMB 终端的接收子模块接收的天线，4a 为 DVB-H 终端的接收子模块接收的天线，4b 为 MediaFLO 终端的接收子模块接收的天线，5 为 DMB 终端的通信子模块接收和发射的天线，5a 为 DVB-H 终端的通信子模块接收和发射的天线，5b 为 MediaFLO 终端的通信子模块接收和发射的天线，6 为 DMB 终端的微处理器和对外接口电路，61 为 DMB 终端的接口电路的外部导线连接，6a 为 DVB-H 终端的微处理器和对外接口电路，61a 为 DVB-H 终端的接口电路的外部导线连接，6b 为 MediaFLO 终端的微处理器和对外接口电路，61b 为 MediaFLO 终端的接口电路的外部导线连接，7 为 DMB 终端的供电电路，71 为 DMB 终端的电池，72 为 DMB 终端的电源管理模块，7a 为 DVB-H 终端的供电电路，71a 为 DVB-H 终端的电池，72a 为 DVB-H 终端的电源管理

模块, 7b 为 MediaFLO 终端的供电电路, 71b 为 MediaFLO 终端的电池, 72b 为 MediaFLO 终端的电源管理模块, 8 为 DMB 终端的接收子模块和通信子模块的公共子模块, 81 为 DMB 终端的公共子模块的射频电路部分, 82 为 DMB 终端的公共子模块的基带电路部分, 8a 为 DVB-H 终端的接收子模块和通信子模块的公共子模块, 81a 为 DVB-H 终端的公共子模块的射频电路部分, 82a 为 DVB-H 终端的公共子模块的基带电路部分, 8b 为 MediaFLO 终端的接收子模块和通信子模块的公共子模块, 81b 为 MediaFLO 终端的公共子模块的射频电路部分, 82b 为 MediaFLO 终端的公共子模块的基带电路部分, 9 为 DMB 终端的微处理器, 91 为 DMB 终端的接收子模块状态指示灯, 92 为 DMB 终端的通信子模块状态指示灯, 93 为 DMB 终端的电池状态指示灯, 9a 为 DVB-H 终端的微处理器, 91a 为 DVB-H 终端的接收子模块状态指示灯, 92a 为 DVB-H 终端的通信子模块状态指示灯, 93a 为 DVB-H 终端的电池状态指示灯, 9b 为 MediaFLO 终端的微处理器, 91b 为 MediaFLO 终端的接收子模块状态指示灯, 92b 为 MediaFLO 终端的通信子模块状态指示灯, 93b 为 MediaFLO 终端的电池状态指示灯, 10 为 DMB 终端的休眠/唤醒状态切换开关, 10a 为 DVB-H 终端的休眠/唤醒状态切换开关, 10b 为 MediaFLO 终端的休眠/唤醒状态切换开关, 111 为带有蓝牙功能的笔记本电脑, 112 为带有蓝牙功能的 PMP, 113 为带有蓝牙功能的 PDA, 114 为带有蓝牙功能的智能手机, 121 为 DMB 发射台, 121a 为 DVB-H 发射台, 121b 为 MediaFLO 发射台, 131 为 DMB 调制信号, 131a 为 DVB-H 调制信号, 131b 为 MediaFLO 调制信号, 132 为蓝牙调制信号, 221 为解调过的视频/音频/多媒体业务数据, 221a 为解调过的包含视频/音频的 IP 数据包, 221b 为解调过的多媒体数据流(视频流、音频流)、非实时数据、IP 数据包和系统信息, 222 为 DMB 终端的状态/控制数据, 222a 为 DVB-H 终端的状态/控制数据, 222b 为 MediaFLO 终端的状态/控制数据。

具体实施方式

图 1 中给出的本发明数字多媒体广播的接收并传送的方法应用的一个示意图。

DMB 接收的终端 1 从 DMB 发射台接收数字多媒体广播调制信号 131 并且转换数字多媒体广播调制信号 131 成为包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据; 然后将馈送过来的包含移动视频流媒体、DAB 声音帧和服务信息以及的快速信息频道(FCI)频道的各种信息数据转换为蓝牙调制信号 132, 与带有蓝牙功能的笔记本电脑 111、带有蓝牙功能的 PMP112、带有蓝牙功能的 PDA113 或带有蓝牙功能的智能手机 114 通信。

当然也可以将馈送过来的包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息

频道(FCI)频道的各种信息数据转换为 Wi-Fi 信号,与带有 Wi-Fi 功能的笔记本电脑、带有 Wi-Fi 功能的 PMP、带有 Wi-Fi 功能的 PDA 或带有 Wi-Fi 功能的智能手机通信。

图 2 中给出的本发明用于手持设备的地面数字视频广播的接收并传送的方法应用的一个示意图。

DVB-H 接收的终端 1a 从 DVB-H 发射台接收用于手持设备的地面数字视频广播调制信号 131a,如 VHF(174~230Mhz)或 UHF(470~838Mhz)的 DVB-H 信号,并且转换成为包含视频流或音频流或其他数据对象的 IP 数据包;然后将馈送过来的包含视频流或音频流或其他数据对象的 IP 数据包转换为蓝牙调制信号 132,与带有蓝牙功能的笔记本电脑 111、带有蓝牙功能的 PMP112、带有蓝牙功能的 PDA113 或带有蓝牙功能的智能手机 114 通信。

当然也可以将馈送过来的包含视频流或音频流或其他数据对象的 IP 数据包转换为 Wi-Fi 信号,与带有 Wi-Fi 功能的笔记本电脑、带有 Wi-Fi 功能的 PMP、带有 Wi-Fi 功能的 PDA 或带有 Wi-Fi 功能的智能手机通信。

图 3 示出按照本发明的 DMB 接收的终端 1 的第一实施例,其中包括一个 DMB 接收的终端 1 的接收子模块 2 以及一个通信子模块 3,它按照已知的蓝牙(BT)标准操作。当然也可以按照已知的 Wi-Fi 标准操作。

按照已知的蓝牙(BT)标准操作时,DMB 接收的终端 1 的接收子模块 2 具有一个用于接收 DMB 信号(BandIII(174~240Mhz)和/或 L-Band(1452~1492Mhz))并且转换这些信号成为基带电路部分 22 可接收的中频或低频信号的射频电路接收调谐部分 21。这些中频或低频信号通过一个连接到射频电路接收调谐部分 21 的基带电路部分 22 转换成为包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据。此过程在背景技术部分已简单介绍。已知用于此目的的各种信号处理方法,这里就不进一步解释了。

BT 的通信子模块 3 包括一个用于在蓝牙频带(BT 频带)接收并且传输信号的射频电路部分 31,它大约位于 2400 和 2483.5Mhz 之间的频率范围,还包括一个 BT 的基带电路部分 32,它具有一个对射频电路部分 31 的双向连接并且要按照 BT 标准发送和接收的 BT 信号通过 BT 的基带电路部分 32 被编码和解码,并且必要时被压缩和解压。用于此目的的信号处理方法也是已知的,因此这里就不进一步解释了。

接收子模块 2 的射频电路接收调谐部分 21 连接到一个天线 4。天线 4 用作终端 1 的接收 DMB 信号。

通信子模块 3 的射频电路部分 31 连接到一个天线 5。天线 5 用作接收和发送蓝牙信号。

接收子模块 2 和通信子模块 3 的两个基带电路部件 22、32 连接到一个微处理器和对外

接口电路 6, 该接口电路 6 可以设计在微处理器 9 中, 通过它接收子模块 2 和通信子模块 3 可以彼此交换数据, 如同它们可以通过一个外部线路连接 61 与外部设备 (未示出) 交换数据。接收子模块 2 和通信子模块 3 设计为独立功能单元。

因此, 借助于 DMB 接收的终端 1 的接收子模块 2, DMB 信号可以被接收、转换为包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道 (FCI) 频道的各种信息数据, 这些信息数据然后经微处理器和对外接口电路 6 馈送到 BT 的通信子模块 3, 以便在转换为根据 BT 标准编码的信号之后, 经天线 5 将这些数据发送到另一设备 (例如, 一个智能手机、一个 PDA 等), 该另一设备具有用于对 BT 编码信号进行接收和解码的接口。该设备可以进一步处理从它所接收的 BT 编码信号, 得到包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道 (FCI) 频道的各种信息数据, 然后送给运行于此设备的应用程序以转换为用户可以直接使用的格式 (图像、声音、视频或其他信息)。

另一方面, 所示 DMB 信号处理所得的信息数据还可以通过微处理器和对外接口电路 6 和外部线路连接 61 馈送给不具有蓝牙接口的设备 (例如通过通用串行总线 (USB) 馈送给一台 PC 机)。

而且还有可能通过天线 5 和通信子模块 3, 从其它按照 BT 标准编码的设备接收 BT 信号, 所示 BT 信号然后被转换到基带、被解码并通过微处理器和对外接口电路 6 和外部线路连接 61 馈送到一个被连接的用于控制和/或数据通信的设备。相反地, 微处理器和对外接口电路 6 还可设计用于从外部设备到子模块 3 的数据的线路传输。

DMB 接收的终端 1 连接到供电电路 7, 特别地, 供电电路 7 包括可以拆卸的电池或不可拆卸的充电电池。

图 4 示出按照本发明的终端 1 的第二个实施例, 其中图 1 中所示的分离的接收子模块 2 和通信子模块 3 结合成一个公共子模块 8。

该公共子模块 8 包括一个分别用于 DMB 信号和 BT 信号的公共射频电路部分 81, 与一个公共基带电路部分 82 一起, 公共射频电路部分 81 合并射频电路接收调谐部分 21 和射频电路部分 31 的功能, 公共基带电路部分 82 合并了按照图 3 的基带电路部分 22 和 32 的功能。

另外, 这里也提供如同第一实施例中所示的一个天线 4 和一个天线 5, 天线 4 用作接收 DMB 信号, 天线 5 用于接收和发送蓝牙信号。同时, 在第二实施例中, 如上解释, 也有一个微处理器和对外接口电路 6, 用于通过外部线路连接 61 与其它设备的双向连接。

最后, 在第二实施例中, 如上解释, 也有与供电电路 7 连接的接口。

第二实施例的基本功能和它的应用范围与第一实施例的相同，因此，就不在此解释了。

第二实施例的特别优点是它可以小型化到一个十分显著的程度，导致进一步降低制造费用并且扩大应用范围。

图 5 示出采用此 DMB 接收的终端 1 的一个产品实施例的硬件功能方块图，其中 DMB 接收的终端 1 的射频电路接收调谐部分 21 是独立的电路部件，DMB 接收的终端 1 的基带电路部分 22 也是独立的电路部件。

蓝牙通信子模块 3 作为独立的电路部件合并了蓝牙的射频电路部分 31 和基带电路部分 32。天线 4 用于接收 L-Band(1452~1492Mhz)的 DMB 信号并传递给天线 4 连接的 DMB 的接收子模块 2 的射频电路接收调谐部分 21。天线 5 用于接收和发送 2400 和 2483.5Mhz 之间的蓝牙信号并传递给天线 5 连接的蓝牙通信子模块 3。

微处理器 9 连接了 DMB 的接收子模块 2 的基带电路部分 22 和蓝牙通信子模块 3，微处理器 9 负责设置 DMB 的接收子模块 2 的基带电路部分 22 和蓝牙通信子模块 3 到可以工作的状态，接收 DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 送出的包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道 (FCI) 频道的各种信息数据，并将这些数据传递给蓝牙通信子模块 3 进行编码甚至有可能压缩。相反地，当通过天线 5，蓝牙通信子模块 3 接收到蓝牙通信的另一方传递来的控制或配置数据时，微处理器 9 负责读取这些数据并转化为 DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 可以识别的格式，然后传递给 DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 进行配置或控制。

微处理器 9 另外连接了休眠/唤醒状态切换开关 10，用户可以通过休眠/唤醒状态切换开关 10 的状态来通知微处理器 9 要进入休眠或唤醒的状态。当微处理器 9 接收到休眠/唤醒状态切换开关 10 通知的休眠信号时，设置蓝牙通信子模块 3、DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22、DMB 接收的终端 1 的接收子模块 2 的射频电路接收调谐部分 21 和电源管理模块 72 到省电状态，同时微处理器 9 自身也进入到省电但是又能够接收休眠/唤醒状态开关 10 的唤醒信号的状态；当微处理器 9 接收到休眠/唤醒状态切换开关 10 通知的休眠信号时，微处理器 9 首先自身恢复到工作状态，然后设置蓝牙通信子模块 3、DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22、DMB 的接收子模块 2 的射频电路接收调谐部分 21 和电源管理模块 72 到工作状态。

微处理器 9 另外连接了 DMB 接收的终端 1 的接收子模块状态指示灯 (一个发光二极管) 91 和蓝牙通信子模块状态指示灯 (一个发光二极管) 92。当 DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 和射频电路接收调谐部分 21 在正常工作时，微处理器 6 设置 DMB 接收

的终端 1 的接收子模块状态指示灯 91 为亮, 当 DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 和射频电路接收调谐部分 21 在省电状态时, 微控制器 9 设置 DMB 的接收子模块状态指示灯 91 为暗, 当 DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 和射频电路接收调谐部分 21 在不能正常的工作状态时, 微处理器 9 设置 DMB 接收的终端 1 的接收子模块状态指示灯 91 为闪烁。同样地, 当蓝牙通信子模块 3 分别在正常工作状态、省电状态或不正常的工作状态时, 微处理器 9 分别设置蓝牙通信子模块状态指示灯 92 为亮、暗、或闪烁。

最后, 微处理器 9 把用户上次对 DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 设置的数据保存在微处理器 9 内部连接的存储器中。这样, 当用户在断开蓝牙通信子模块 3 与对应通信的蓝牙模块的连接后, 再一次的连接时微处理器 9 默认使用上次保存的配置数据。

电源管理模块 72 连接了电池 71、蓝牙通信子模块 3、DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 和射频电路接收调谐部分 21、微处理器 6 和电池状态指示灯(一个发光二极管)93。电源管理模块 72 由电池 71 接收电能, 并转化出蓝牙子模块 3、DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 和射频电路接收调谐部分 21 以及微处理器 6 所需要的不同工作电压。电源管理模块 72 同时侦测电池 71 的蓄电容量, 当电池容量太低不足以时系统正常工作时控制电池状态指示灯 93 为警告状态, 以提醒用户更换电池 71。

图 6 示出采用此 DMB 接收的终端 1 的一个产品实施例的 DMB 数据通信流程示意图; 包含 DMB 接收终端 1 的产品和带有蓝牙功能的智能手机 114 通过蓝牙信号进行通信, 特别地, 为了说明 DMB 多媒体数据和 DMB 模块的配置和控制数据的通信流程, 这里假设智能手机 114 运行了微软的视窗移动智能手机(Windows Mobile Smartphone)操作系统。

包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据 221 由微处理器 9 中的固件(firmware)从 DMB 接收的终端 1 的接收子模块 2 的基带电路部分 22 读出, 添加符合蓝牙 profile 的信息后送给蓝牙通信子模块 3 编码甚至压缩发出, 由智能手机 114 的蓝牙通信模块接收, 运行在智能手机 114 的蓝牙模块驱动程序将解码甚至解压后的数据送给操作系统, 操作系统将数据传递给蓝牙协议栈分析程序分析, 解出包含移动视频流媒体、DAB 声音帧和服务信息以及快速信息频道(FCI)频道的各种信息数据, 再传递给 DMB 应用软件, 由 DMB 应用软件解释为视频、图像、声音等用户直接可以观看、收听的内容。

DMB 接收的终端 1 的控制数据和状态数据 222 包含了两个方向的数据, 即由智能手机

114 发送给 DMB 接收的终端 1 的控制和设置数据, 以及由智能手机 114 从 DMB 接收的终端 1 读出的状态数据。由智能手机 114 发送给 DMB 接收终端 1 的控制和设置数据, 从 DMB 应用软件发送给蓝牙协议栈软件添加符合蓝牙 profile 的信息后经由操作系统送给蓝牙模块驱动程序, 控制蓝牙通信模块发送出去。DMB 接收的终端 1 的蓝牙通信模块接收的信息, 由微处理器 9 固件解出控制和设置数据, 送给 DMB 的接收子模块 2 的基带电路部分 22。由智能手机 114 从 DMB 接收的终端 1 读出的状态数据经过相反的流向传递给 DMB 应用软件, 这里就不在解释了。

图 7 示出按照本发明的 DVB-H 接收的终端 1a 的第一实施例, 其中包括一个 DVB-H 接收终端 1a 的接收子模块 2a 以及一个通信子模块 3a, 它按照已知的蓝牙 (BT) 标准操作。当然也可以按照已知的 Wi-Fi 标准操作。

按照已知的蓝牙 (BT) 标准操作时, DVB-H 接收的终端 1a 的接收子模块 2a 具有一个用于接收 DVB-H 信号 (VHF (174~230Mhz) 和/或 UHF (470~838Mhz) 并且转换这些信号成为基带电路部分 22a 可接收的中频或低频信号的射频电路接收调谐部分 21a。这些中频或低频信号通过一个连接到射频电路接收调谐部分 21a 的基带电路部分 22a 转换成为包含视频流或音频流或其他数据对象的 IP 数据包。此过程在背景技术部分已简单介绍。已知用于此目的的各种信号处理方法, 这里就不进一步解释了。

BT 的通信子模块 3a 包括一个用于在蓝牙频带 (BT 频带) 接收并且传输信号的射频电路部分 31a, 它大约位于 2400 和 2483.5Mhz 之间的频率范围, 还包括一个 BT 的基带电路部分 32a, 它具有一个对射频电路部分 31a 的双向连接并且要按照 BT 标准发送和接收的 BT 信号通过 BT 的基带电路部分 32a 被编码和解码, 并且必要时被压缩和解压。用于此目的的信号处理方法也是已知的, 因此这里就不进一步解释了。

接收子模块 2a 的射频电路接收调谐部分 21a 连接到一个天线 4a。天线 4a 用作终端 1a 的接收 DVB-H 信号。

通信子模块 3a 的射频电路部分 31a 连接到一个天线 5a。天线 5a 用作接收和发送蓝牙信号。

接收子模块 2a 和通信子模块 3a 的两个基带电路部件 22a、32a 连接到一个微处理器和对外接口电路 6a, 通过它接收子模块 2a 和通信子模块 3a 可以彼此交换数据, 如同它们可以通过一个外部线路连接 61a 与外部设备 (未示出) 交换数据。接收子模块 2a 和通信子模块 3a 设计为独立功能单元。

因此,借助于 DVB-H 接收的终端 1a 的接收子模块 2a, DVB-H 信号可以被接收、转换为包含视频流或音频流或其他数据对象的 IP 数据包,这些 IP 数据包然后经微处理器和对外接口电路 6a 馈送到 BT 的通信子模块 3a,以便在转换为根据 BT 标准编码的信号之后,经天线 5a 将这些数据发送到另一设备(例如,一个智能手机、一个 PDA 等),该另一设备具有用于对 BT 编码信号进行接收和解码的接口。该设备可以进一步处理从它所接收的 BT 编码信号,得到包含视频流或音频流或其他数据对象的 IP 数据包,然后送给运行于此设备的应用程序以转换为用户可以直接使用的格式(图像、声音、视频或其他信息)。

另一方面,所示 DVB-H 信号处理所得的 IP 数据包还可以通过微处理器和对外接口电路 6a 和外部线路连接 61a 馈送给不具有蓝牙接口的设备(例如通过通用串行总线(USB)馈送给一台 PC 机)。

而且还有可能通过天线 5a 和通信子模块 3a,从其它按照 BT 标准编码的设备接收 BT 信号,所示 BT 信号然后被转换到基带、被解码并通过微处理器和对外接口电路 6a 和外部线路连接 61a 馈送到一个被连接的用于控制和/或数据通信的设备。相反地,微处理器和对外接口电路 6a 还可设计用于从外部设备到子模块 3a 的数据的线路传输。

DVB-H 接收的终端 1a 连接到供电电路 7a,特别地,供电电路 7a 包括可以拆卸的电池或不可拆卸的充电电池。

图 8 示出按照本实用新型的 DVB-H 接收的终端 1a 的第二个实施例,其中图 7 中所示的分离的接收子模块 2a 和通信子模块 3a 结合成一个公共子模块 8a。

该公共子模块 8a 包括一个分别用于 DVB-H 信号和 BT 信号的公共射频电路部分 81a,与一个公共基带电路部分 82a 一起,公共射频电路部分 81a 合并射频电路接收调谐部分 21a 和射频电路部分 31a 的功能,公共基带电路部分 82a 合并了按照图 7 的基带电路部分 22a 和 32a 的功能。

另外,这里也提供如同第一实施例中所示的一个天线 4a 和一个天线 5a,天线 4a 用作接收 DVB-H 信号,天线 5a 用于接收和发送蓝牙信号。同时,在第二实施例中,如上解释,也有一个微处理器和对外接口电路 6a,用于通过外部线路连接 61a 与其它设备的双向连接。

最后,在第二实施例中,如上解释,也有与供电电路 7a 连接的接口。

第二实施例的基本功能和它的应用范围与第一实施例的相同,因此,就不在此解释了。

第二实施例的特别优点是它可以小型化到一个十分显著的程度,导致进一步降低制造费用并且扩大应用范围。

图 9 示出采用此 DVB-H 接收的终端 1a 的一个产品实施例的硬件功能方块图,其中 DVB-H

接收终端 1a 的射频电路接收调谐部分 21a 是独立的电路部件, DVB-H 接收的终端 1a 的基带电路部分 22a 也是独立的电路部件。

蓝牙通信子模块 3a 作为独立的电路部件合并了蓝牙的射频电路部分 31a 和基带电路部分 32a。天线 4a 用于接收 VHF(174~230Mhz) 和/或 UHF(470~838Mhz) 的 DVB-H 信号并传递给天线 4a 连接的 DVB-H 的接收子模块 2a 的射频电路接收调谐部分 21a。天线 5a 用于接收和发送 2400 和 2483.5Mhz 之间的蓝牙信号并传递给天线 5a 连接的蓝牙通信子模块 3a。

微处理器 9a 连接了 DVB-H 接收的终端 1a 的接收子模块 2a 的基带电路部分 22a 和蓝牙通信子模块 3a, 微处理器 9a 负责设置 DVB-H 接收终端 1a 的接收子模块 2a 的基带电路部分 22a 和蓝牙通信子模块 3a 到可以工作的状态, 接收 DVB-H 接收终端 1a 的接收子模块 2a 的基带电路部分 22a 送出的包含视频流或音频流或其他数据对象的 IP 数据包, 并将这些数据包传递给蓝牙通信子模块 3a 进行编码甚至有可能压缩。相反地, 当通过天线 5a, 蓝牙通信子模块 3a 接收到蓝牙通信的另一方传递来的控制或配置数据时, 微处理器 9a 负责读取这些数据并转化为 DVB-H 接收的终端 1a 的接收子模块 2a 的基带电路部分 22a 可以识别的格式, 然后传递给 DVB-H 的接收子模块 2a 的基带电路部分 22a 进行配置或控制。

微处理器 9a 另外连接了休眠/唤醒状态切换开关 10a, 用户可以通过休眠/唤醒状态切换开关 10a 的状态来通知微处理器 9a 要进入休眠或唤醒的状态。当微处理器 9a 接收到休眠/唤醒状态切换开关 10a 通知的休眠信号时, 设置蓝牙通信子模块 3a、DVB 接收的终端 1a 的接收子模块 2a 的基带电路部分 22a、DVB 接收的终端 1a 的接收子模块 2a 的射频电路接收调谐部分 21a 和电源管理模块 72a 到省电状态, 同时微处理器 9a 自身也进入到省电, 但是又能够接收休眠/唤醒状态开关 10a 的唤醒信号的状态; 当微处理器 9a 接收到休眠/唤醒状态切换开关 10a 通知的休眠信号时, 微处理器 9a 首先自身恢复到工作状态, 然后设置蓝牙通信子模块 3a、DVB 接收终端 1a 的接收子模块 2a 的基带电路部分 22a、DVB-H 接收的终端 1a 的接收子模块 2a 的射频电路接收调谐部分 21a 和电源管理模块 72a 到工作状态。

微处理器 9a 另外连接了 DVB-H 接收的终端 1a 的接收子模块状态指示灯(一个发光二级管)91a 和蓝牙通信子模块状态指示灯(一个发光二级管)92a。当 DVB-H 接收的终端 1a 的接收子模块 2a 的基带电路部分 22a 和射频电路接收调谐部分 21a 在正常工作时, 微处理器 6a 设置 DVB-H 接收的终端 1a 的接收子模块状态指示灯 91a 为亮, 当 DVB-H 接收的终端 1a 的接收子模块 2a 的基带电路部分 22a 和射频电路接收调谐部分 21a 在省电状态时, 微处理器 9a 设置 DVB 接收的终端 1a 的接收子模块状态指示灯 91a 为暗, 当 DVB-H 接收的终端 1a 的接收子模块 2a 的基带电路部分 22a 和射频电路接收调谐部分 21a 在不能正常的工作状态时,

微处理器 9a 设置 DVB-H 接收的终端 1a 的接收子模块状态指示灯 91a 为闪烁。同样地，当蓝牙通信子模块 3a 分别在正常工作状态、省电状态或不正常的工作状态时，微处理器 9a 分别设置蓝牙通信子模块状态指示灯 92a 为亮、暗、或闪烁。

最后，微处理器 9a 把用户上次对 DVB-H 接收的终端 1a 的接收子模块 2a 的基带电路部分 22a 设置的数据保存在微处理器 9a 内部连接的存储器中。这样，当用户在断开蓝牙通信子模块 3a 与对应通信的蓝牙模块的连接后，再一次的连接时微处理器 9a 默认使用上次保存的配置数据。

电源管理模块 72a 连接了电池 71a、蓝牙通信子模块 3a、DVB-H 接收的终端 1 的接收子模块 2a 的基带电路部分 22a 和射频电路接收调谐部分 21a、微处理器 9a 和电池状态指示灯（一个发光二极管）93a。电源管理模块 72a 由电池 71a 接收电能，并转化出蓝牙子模块 3a、DVB-H 接收的终端 1a 的接收子模块 2a 的基带电路部分 22a 和射频电路接收调谐部分 21a 以及微处理器 9a 所需要的不同工作电压。电源管理模块 72a 同时侦测电池 71a 的蓄电容量，当电池容量太低不足以时系统正常工作时控制电池状态指示灯 93a 为警告状态，以提醒用户更换电池 71a。

图 10 示出采用此 DVB-H 接收的终端 1a 的一个产品实施例的 DVB-H 数据通信流程示意图；包含 DVB-H 接收的终端 1a 的产品和带有蓝牙功能的智能手机 114 通过蓝牙信号进行通信，特别地，为了说明 DVB-H 视频数据和 DVB-H 模块的配置和控制数据的通信流程，这里假设智能手机 114 运行了微软的视窗移动智能手机(Windows Mobile Smartphone)操作系统。

解调过的包含视频/音频的 IP 数据包 221a 由微处理器 9a 中的固件(firmware)从 DVB-H 接收的终端 1a 的接收子模块 2a 的基带电路部分 22a 读出，添加符合蓝牙 profile 的信息后送给蓝牙通信子模块 3a 编码甚至压缩发出，由智能手机 114 的蓝牙通信模块接收，运行在智能手机 114 的蓝牙模块驱动程序将解码甚至解压后的数据送给操作系统，操作系统将数据传递给蓝牙协议栈分析程序分析，解出包含视频/音频的 IP 数据包，再传递给 DVB-H 应用软件，由 DVB-H 应用软件解释为视频、图像、声音等用户直接可以观看、收听的内容。

DVB-H 接收终端 1a 的控制数据和状态数据 222a 包含了两个方向的数据，即由智能手机 114 发送给 DVB-H 接收的终端 1a 的控制和设置数据，以及由智能手机 114 从 DVB-H 接收的终端 1a 读出的状态数据。由智能手机 114 发送给 DVB-H 接收的终端 1a 的控制和设置数据，从 DVB-H 应用软件发送给蓝牙协议栈软件添加符合蓝牙 profile 的信息后经由操作系统送给蓝牙模块驱动程序，控制蓝牙通信模块 3a 发送出去。DVB-H 接收的终端 1a 的蓝牙通信模块接收的信息，由微处理器 9a 固件解出控制和设置数据，送给 DVB-H 接收的终端 1a 的接

收子模块 2a 的基带电路部分 22a。由智能手机 114 从 DVB-H 接收的终端 1a 读出的状态数据经过相反的流向传递给 DVB 应用软件，这里就不在解释了。

图 11 为本发明在接收及传送高通公司 (QUALCOMM) 提出的移动电视标准 (MediaFLO) 应用的一个示意图。

MediaFLO 接收终端 1b 接收 MediaFLO 发射台的 FLO 信号 131b，并且转换为多媒体数据流 (视频流、音频流)、非实时数据、IP 数据包和系统信息；然后将馈送过来的多媒体数据流 (视频流、音频流)、非实时数据、IP 数据包和系统信息转换为蓝牙调制信号 132，与带有蓝牙功能的笔记本电脑 111、带有蓝牙功能的 PMP112、带有蓝牙功能的 PDA113 或带有蓝牙功能的智能手机 114 通信。

当然也可以将馈送过来的多媒体数据流 (视频流、音频流)、非实时数据、IP 数据包和系统信息转换为 Wi-Fi 信号，与带有 Wi-Fi 功能的笔记本电脑、带有 Wi-Fi 功能的 PMP、带有 Wi-Fi 功能的 PDA 或带有 Wi-Fi 功能的智能手机通信。

图 12 示出按照本发明的 MediaFLO 接收终端 1b 的第一实施例，其中包括一个 MediaFLO 接收终端 1b 的接收子模块 2b 以及一个通信子模块 3b，它按照已知的蓝牙 (BT) 标准操作。当然也可以按照已知的 Wi-Fi 标准操作。

按照已知的蓝牙 (BT) 标准操作时，MediaFLO 接收终端 1b 的接收子模块 2b 具有一个用于接收 FLO 信号 (VHF(174~230Mhz) 和 / 或 UHF(470~838Mhz) 和 / 或 L-Band(L1 (1452-1492MHz) 和 L2 (1660-1685MHz))) 并且转换这些信号成为基带电路部分 22b 可接收的中频或低频信号的射频电路接收调谐部分 21b。这些中频或低频信号通过一个连接到射频电路接收调谐部分 21b 的基带电路部分 22b 转换为多媒体数据流 (视频流、音频流)、非实时数据、IP 数据包和系统信息。此过程在背景技术部分已简单介绍。已知用于此目的的各种信号处理方法，这里就不进一步解释了。

BT 的通信子模块 3b 包括一个用于在蓝牙频带 (BT 频带) 接收并且传输信号的射频电路部分 31b，它大约位于 2400 和 2483.5Mhz 之间的频率范围，还包括一个 BT 的基带电路部分 32b，它具有一个对射频电路部分 31b 的双向连接并且要按照 BT 标准发送和接收的 BT 信号通过 BT 的基带电路部分 32b 被编码和解码，并且必要时被压缩和解压。用于此目的的信号处理方法也是已知的，因此这里就不进一步解释了。

接收子模块 2b 的射频电路接收调谐部分 21b 连接到一个天线 4b。天线 4b 用作终端 1b

的接收 FLO 信号。

通信子模块 3b 的射频电路部分 31b 连接到一个天线 5b。天线 5b 用作接收和发送蓝牙信号。

接收子模块 2b 和通信子模块 3b 的两个基带电路部件 22b、32b 连接到一个微处理器和对外接口电路 6b，通过它接收子模块 2b 和通信子模块 3b 可以彼此交换数据，如同它们可以通过一个外部线路连接 61b 与外部设备（未示出）交换数据。接收子模块 2b 和通信子模块 3b 设计为独立功能单元。

因此，借助于 MediaFLO 接收终端 1b 的接收子模块 2b，FLO 信号可以被接收、转换为多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息，这些数据然后经微处理器和对外接口电路 6b 馈送到 BT 的通信子模块 3b，以便在转换为根据 BT 标准编码的信号之后，经天线 5b 将这些数据发送到另一设备（例如，一个智能手机、一个 PDA 等），该另一设备具有用于对 BT 编码信号进行接收和解码的接口。该设备可以进一步处理从它所接收的 BT 编码信号，得到多媒体数据流（视频流、音频流）、非实时数据、IP 数据包和系统信息，然后送给运行于此设备的应用程序以转换为用户可以直接使用的格式（图像、声音、视频或其他信息）。

另一方面，所示 FLO 信号处理所得的数据还可以通过微处理器和对外接口电路 6b 和外部线路连接 61b 馈送给不具有蓝牙接口的设备（例如通过通用串行总线 (USB) 馈送给一台 PC 机）。

而且还有可能通过天线 5b 和通信子模块 3b，从其它按照 BT 标准编码的设备接收 BT 信号，所示 BT 信号然后被转换到基带、被解码并通过微处理器和对外接口电路 6b 和外部线路连接 61b 馈送到一个被连接的用于控制和/或数据通信的设备。相反地，微处理器和对外接口电路 6b 还可设计用于从外部设备到子模块 3b 的数据的线路传输。

MediaFLO 接收终端 1b 连接到供电电路 7b，特别地，供电电路 7b 包括可以拆卸的电池或不可拆卸的充电电池。

图 13 示出按照本发明的 MediaFLO 接收终端 1b 的一个第二实施例，其中图 12 中所示的分离的接收子模块 2b 和通信子模块 3b 结合成一个公共子模块 8b。

该公共子模块 8b 包括一个分别用于 FLO 信号和 BT 信号的公共射频电路部分 81b，与一个公共基带电路部分 82b 一起，公共射频电路部分 81b 合并射频电路接收调谐部分 21b 和射频电路部分 31b 的功能，公共基带电路部分 82b 合并了按照图 12 的基带电路部分 22b

和 32b 的功能。

另外,这里也提供如同第一实施例中所示的一个天线 4b 和一个天线 5b,天线 4b 用作接收 FLO 信号,天线 5b 用于接收和发送蓝牙信号。同时,在第二实施例中,如上解释,也有一个微处理器和对外接口电路 6b,用于通过外部线路连接 61b 与其它设备的双向连接。

最后,在第二实施例中,如上解释,也有与供电电路 7b 连接的接口。

第二实施例的基本功能和它的应用范围与第一实施例的相同,因此,就不在此解释了。

第二实施例的特别优点是它可以小型化到一个十分显著的程度,导致进一步降低制造费用并且扩大应用范围。

图 14 示出采用此 MediaFLO 接收终端 1b 的一个产品实施例的硬件功能方块图,其中 MediaFLO 接收终端 1b 的射频电路接收调谐部分 21b 是独立的电路部件,MediaFLO 接收的终端 1b 的基带电路部分 22b 也是独立的电路部件。

蓝牙通信子模块 3b 作为独立的电路部件合并了蓝牙的射频电路部分 31b 和基带电路部分 32b。天线 4b 用于接收 VHF(174~230MHz)和/或 UHF(470~838MHz)和/或 L-Band(L1 (1452-1492MHz)和 L2 (1660-1685MHz))的 FLO 信号并传递给天线 4b 连接的 MediaFLO 的接收子模块 2b 的射频电路接收调谐部分 21b。天线 5b 用于接收和发送 2400 和 2483.5MHz 之间的蓝牙信号并传递给天线 5b 连接的蓝牙通信子模块 3b。

微处理器 9b 连接了 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 和蓝牙通信子模块 3b,微处理器 9b 负责设置 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 和蓝牙通信子模块 3b 到可以工作的状态,接收 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 送出的多媒体数据流(视频流、音频流)、非实时数据、IP 数据包和系统信息,并将这些数据包传递给蓝牙通信子模块 3b 进行编码甚至有可能压缩。相反地,当通过天线 5b,蓝牙通信子模块 3b 接收到蓝牙通信的另一方传递来的控制或配置数据时,微处理器 9b 负责读取这些数据并转化为 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 可以识别的格式,然后传递给 MediaFLO 的接收子模块 2b 的基带电路部分 22b 进行配置或控制。

微处理器 9b 另外连接了休眠/唤醒状态切换开关 10b,用户可以通过休眠/唤醒状态切换开关 10b 的状态来通知微处理器 9b 要进入休眠或唤醒的状态。当微处理器 9b 接收到休眠/唤醒状态切换开关 10b 通知的休眠信号时,设置蓝牙通信子模块 3b、MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b、MediaFLO 接收终端 1b 的接收子模块 2b 的射频电路

接收调谐部分 21b 和电源管理模块 72b 到省电状态,同时微处理器 9b 自身也进入到省电但是又能够接收休眠/唤醒状态开关 10b 的唤醒信号的状态;当微处理器 9b 接收到休眠/唤醒状态切换开关 10b 通知的休眠信号时,微处理器 9b 首先自身恢复到工作状态,然后设置蓝牙通信子模块 3b、MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b、MediaFLO 接收终端 1b 的接收子模块 2b 的射频电路接收调谐部分 21b 和电源管理模块 72b 到工作状态。

微处理器 9b 另外连接了 MediaFLO 接收终端 1b 的接收子模块状态指示灯(一个发光二级管)91b 和蓝牙通信子模块状态指示灯(一个发光二级管)92b。当 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 和射频电路接收调谐部分 21b 在正常工作时,微处理器 9b 设置 MediaFLO 接收终端 1b 的接收子模块状态指示灯 91b 为亮,当 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 和射频电路接收调谐部分 21b 在省电状态时,微处理器 9b 设置 MediaFLO 接收终端 1b 的接收子模块状态指示灯 91b 为暗,当 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 和射频电路接收调谐部分 21b 在不能正常的工作状态时,微处理器 9b 设置 MediaFLO 接收终端 1b 的接收子模块状态指示灯 91b 为闪烁。同样地,当蓝牙通信子模块 3b 分别在正常工作状态、省电状态或不正常的工作状态时,微处理器 9b 分别设置蓝牙通信子模块状态指示灯 92b 为亮、暗、或闪烁。

最后,微处理器 9b 把用户上次对 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 设置的数据保存在微处理器 9b 内部连接的存储器中。这样,当用户在断开蓝牙通信子模块 3b 与对应通信的蓝牙模块的连接后,再一次的连接时微处理器 9b 默认使用上次保存的配置数据。

电源管理模块 72b 连接了电池 71b、蓝牙通信子模块 3b、MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 和射频电路接收调谐部分 21b、微处理器 9b 和电池状态指示灯(一个发光二级管)93b。电源管理模块 72b 由电池 71b 接收电能,并转化出蓝牙子模块 3b、MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 和射频电路接收调谐部分 21b 以及微处理器 9b 所需要的不同工作电压。电源管理模块 72b 同时侦测电池 71b 的蓄电容量,当电池容量太低不足以时系统正常工作时控制电池状态指示灯 93b 为警告状态,以提醒用户更换电池 71b。

图 15 示出采用此 MediaFLO 接收终端 1b 的一个产品实施例的 MediaFLO 数据通信流程示意图;包含 MediaFLO 接收终端 1b 的产品和带有蓝牙功能的智能手机 114 通过蓝牙信号

进行通信，特别地，为了说明 MediaFLO 视频数据和 MediaFLO 模块的配置和控制数据的通信流程，这里假设智能手机 114 运行了微软的视窗移动智能手机 (Windows Mobile Smartphone) 操作系统。

多媒体数据流 (视频流、音频流)、非实时数据、IP 数据包和系统信息 221b 由微处理器 9b 中的固件 (firmware) 从 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b 读出，添加符合蓝牙 profile 的信息后送给蓝牙通信子模块 3b 编码甚至压缩发出，由智能手机 114 的蓝牙通信模块接收，运行在智能手机 114 的蓝牙模块驱动程序将解码甚至解压后的数据送给操作系统，操作系统将数据传递给蓝牙协议栈分析程序分析，解出多媒体数据流 (视频流、音频流)、非实时数据、IP 数据包和系统信息，再传递给 MediaFLO 应用软件，由 MediaFLO 应用软件解释为视频、图像、声音等用户直接可以观看、收听的内容。

MediaFLO 接收终端 1b 的控制数据和状态数据 222b 包含了两个方向的数据，即由智能手机 114 发送给 MediaFLO 接收终端 1b 的控制和设置数据，以及由智能手机 114 从 MediaFLO 接收终端 1b 读出的状态数据。由智能手机 114 发送给 MediaFLO 接收终端 1b 的控制和设置数据，从 MediaFLO 应用软件发送给蓝牙协议栈软件添加符合蓝牙 profile 的信息后经由操作系统送给蓝牙模块驱动程序，控制蓝牙通信模块 3b 发送出去。MediaFLO 接收终端 1b 的蓝牙通信模块接收的信息，由微处理器 9b 固件解出控制和设置数据，送给 MediaFLO 接收终端 1b 的接收子模块 2b 的基带电路部分 22b。由智能手机 114 从 MediaFLO 接收终端 1b 读出的状态数据经过相反的流向传递给 MediaFLO 应用软件，这里就不在解释了。

本发明的技术内容及技术特点已经揭示如上，然而本领域的技术人员仍可能基于本发明的教示及揭示而作种种不背离本发明的替换及修改。因此，本发明的保护范围应不限于实施例所揭示的内容，而应包括各种不背离本发明的替换及修改，并为本专利申请的权利要求所涵盖。

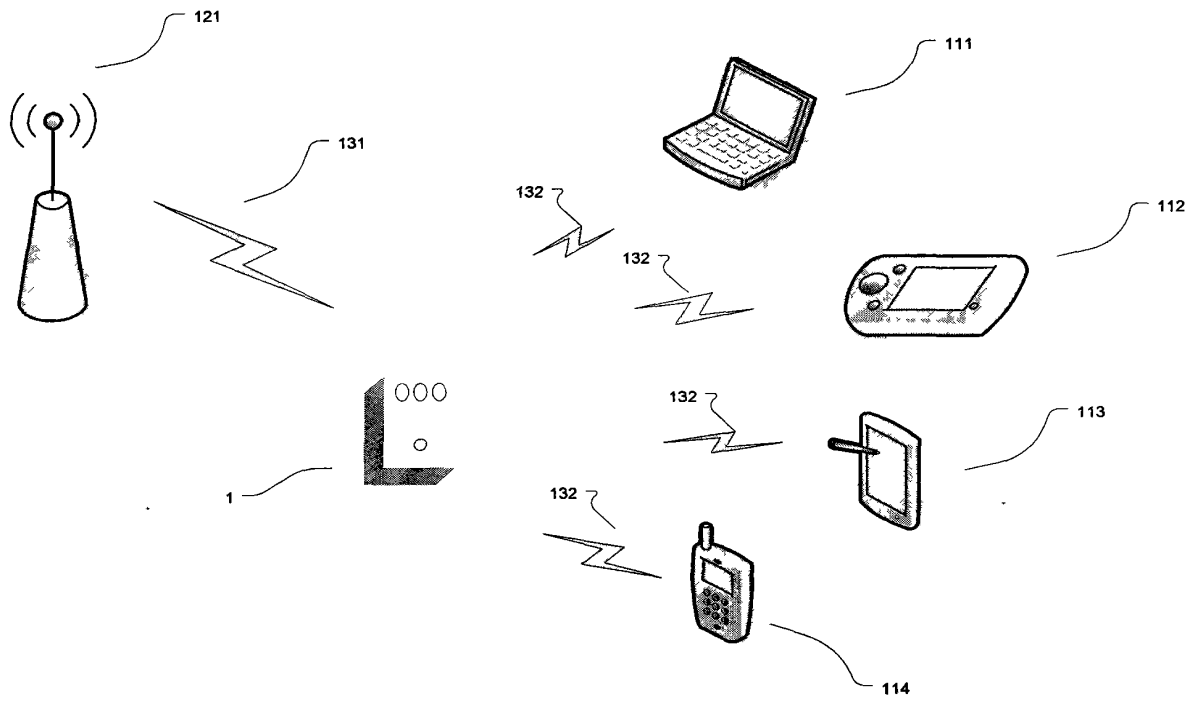


图 1

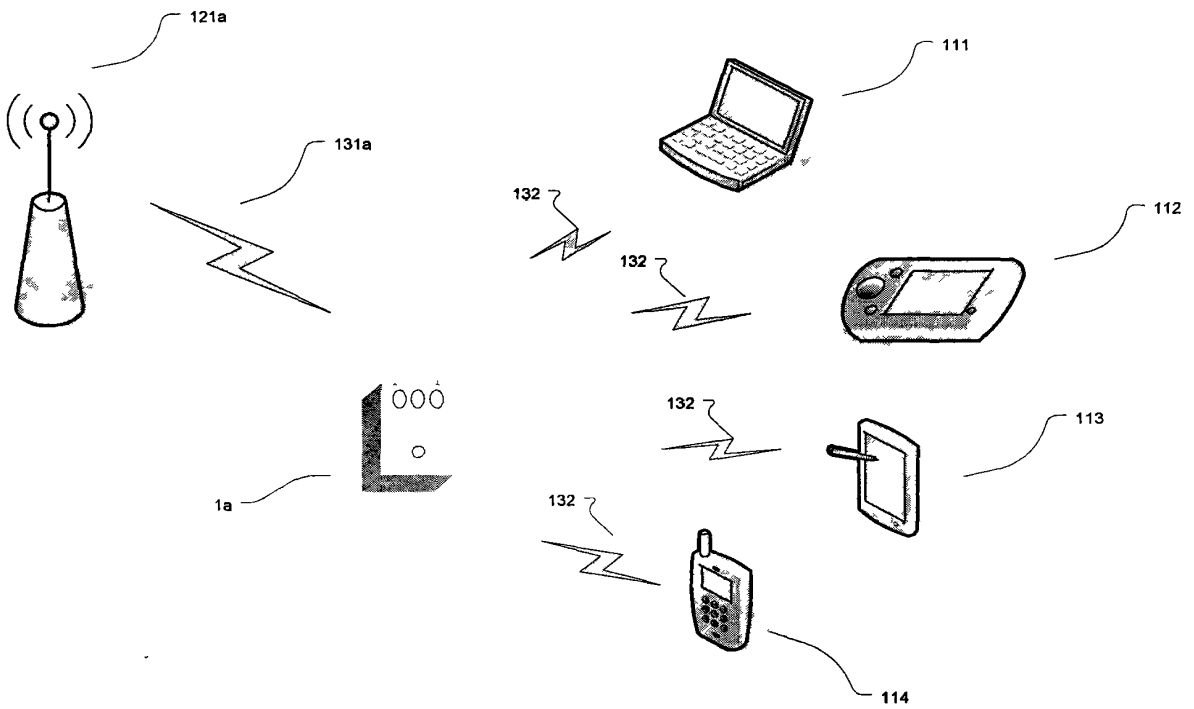


图 2

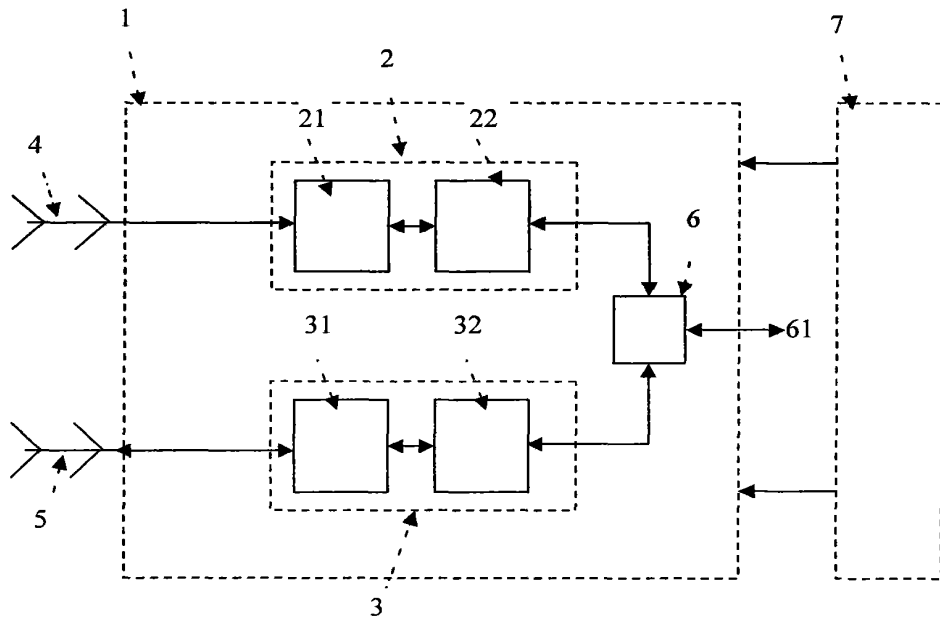


图 3

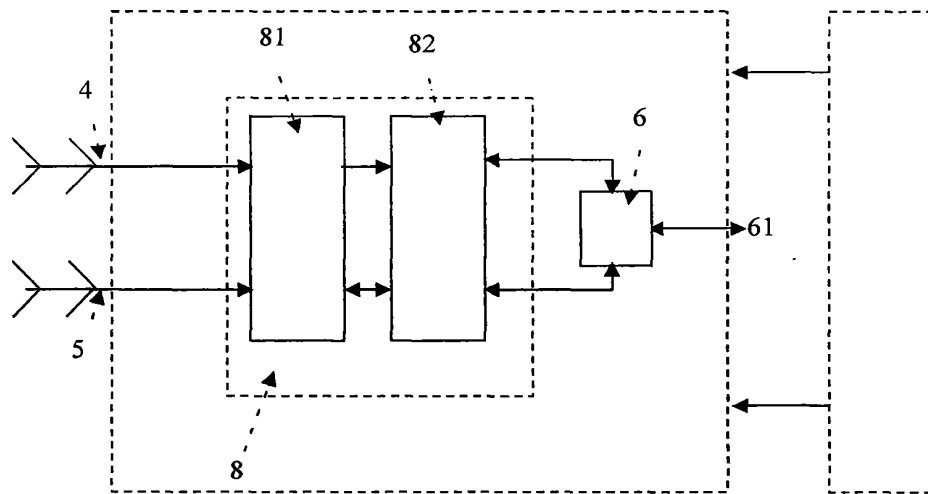


图 4

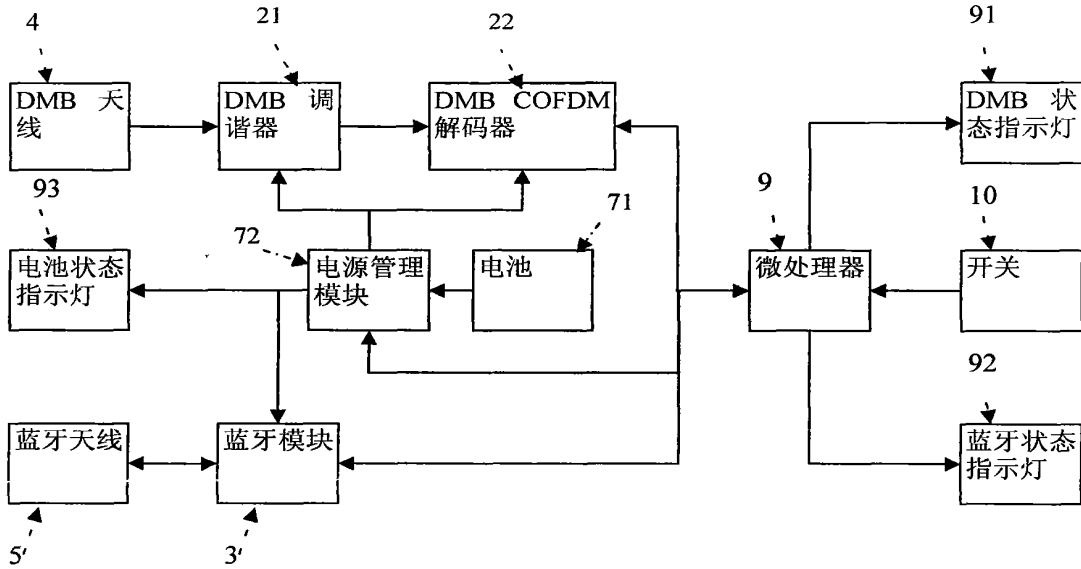


图 5

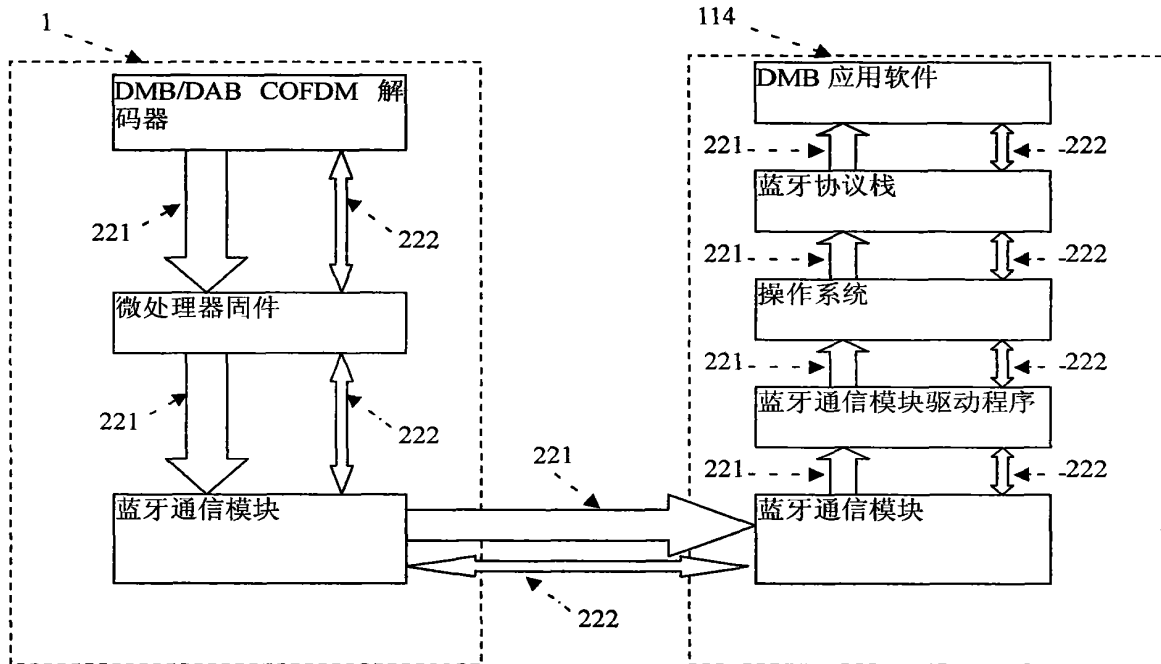


图 6

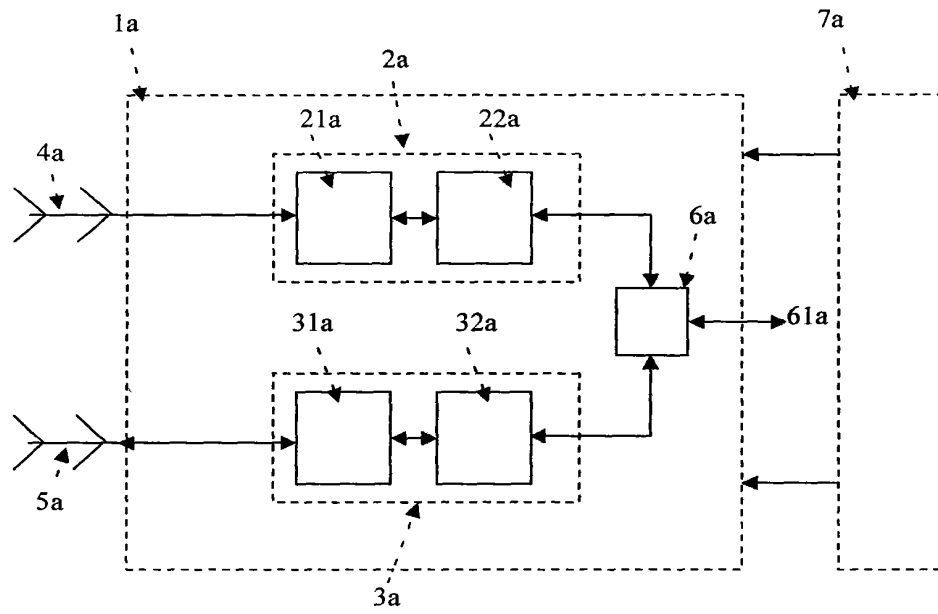


图 7

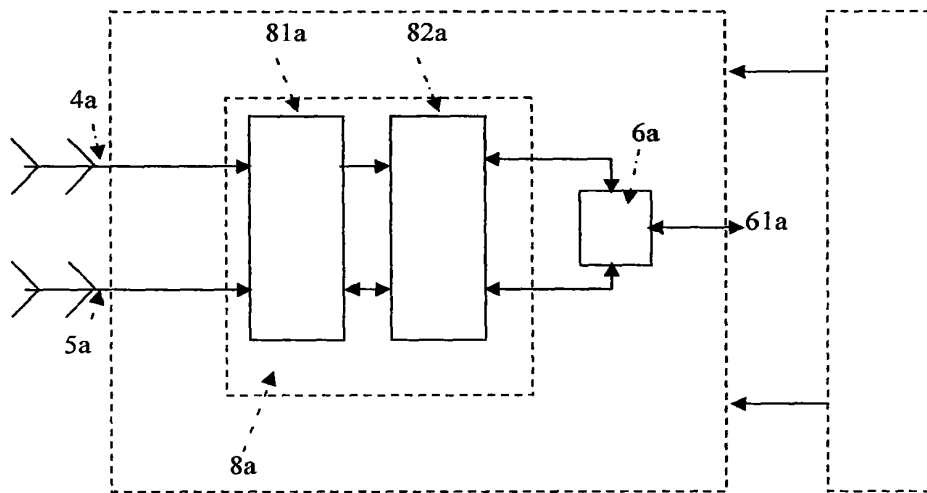


图 8

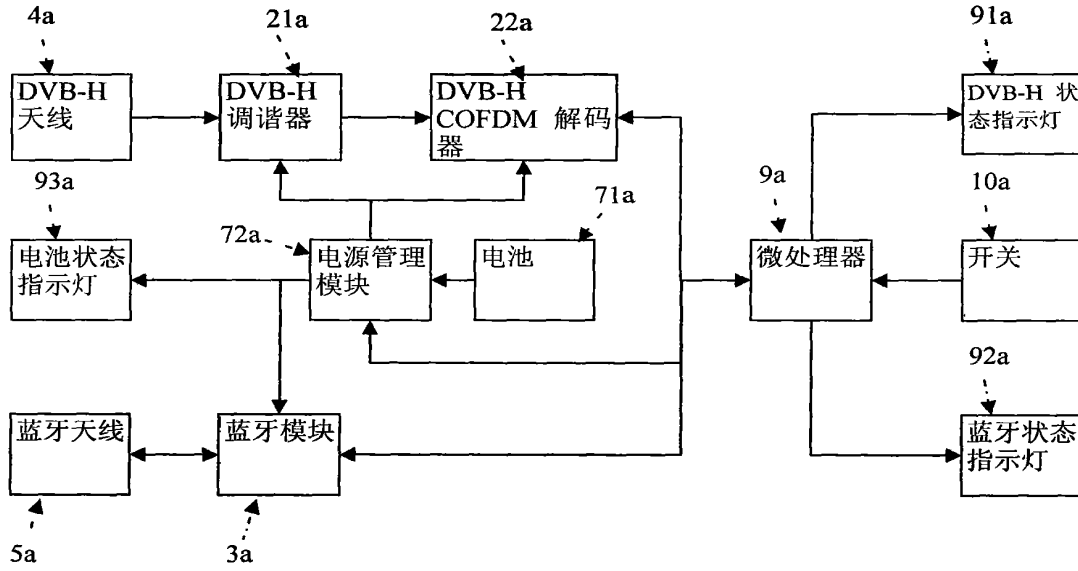


图 9

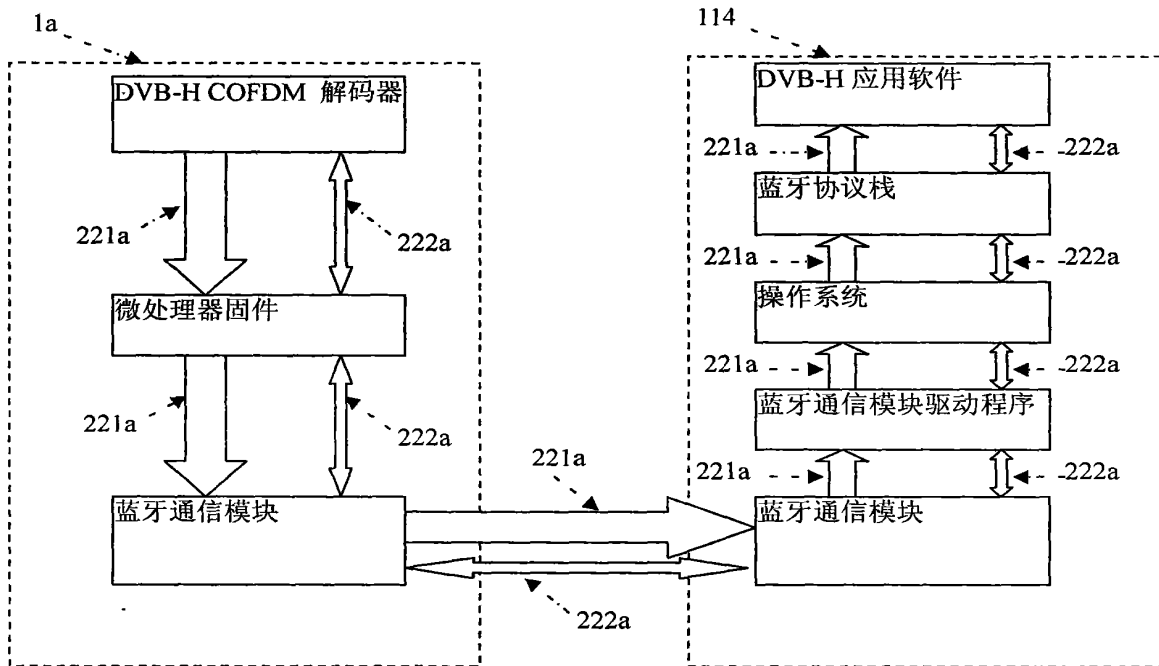


图 10

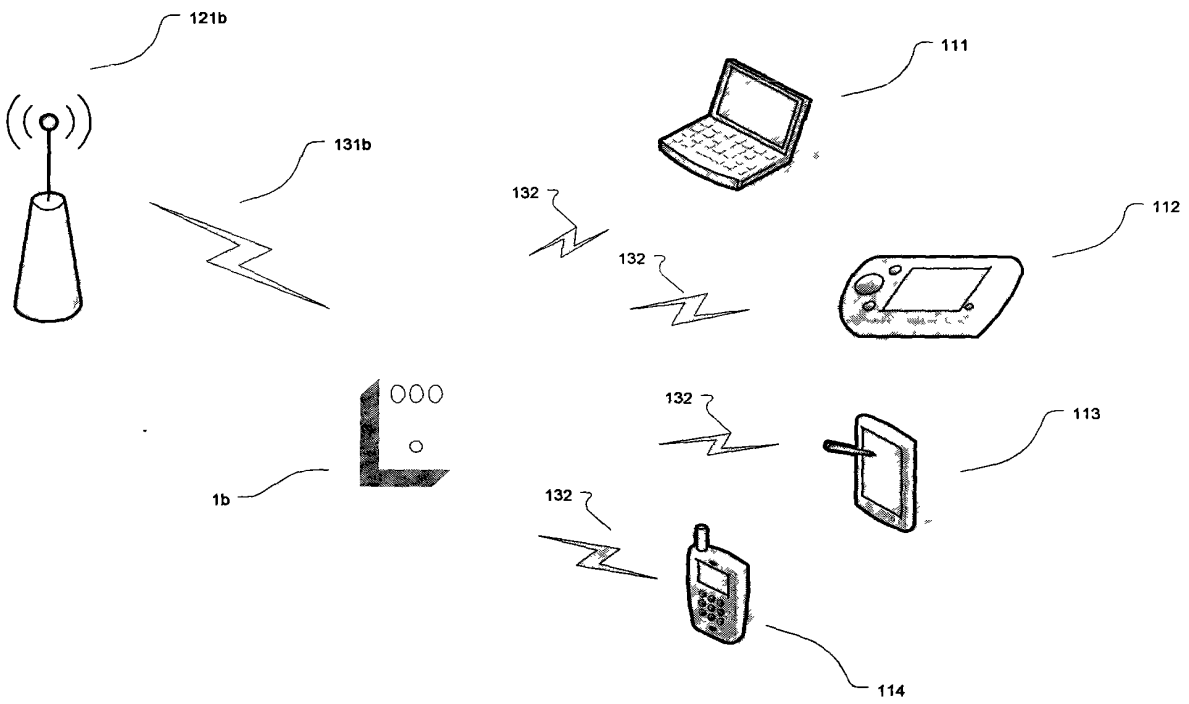


图 11

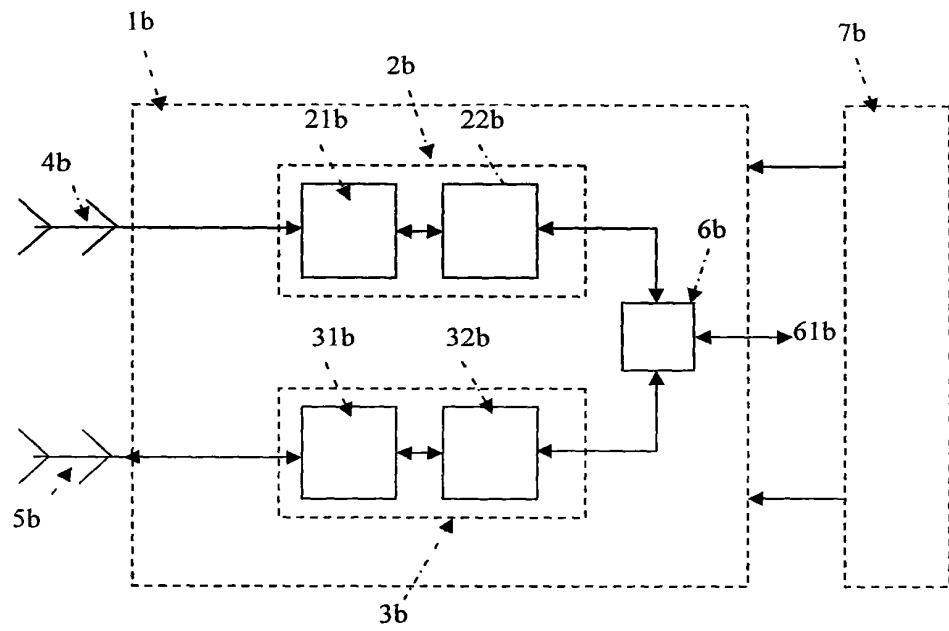


图 12

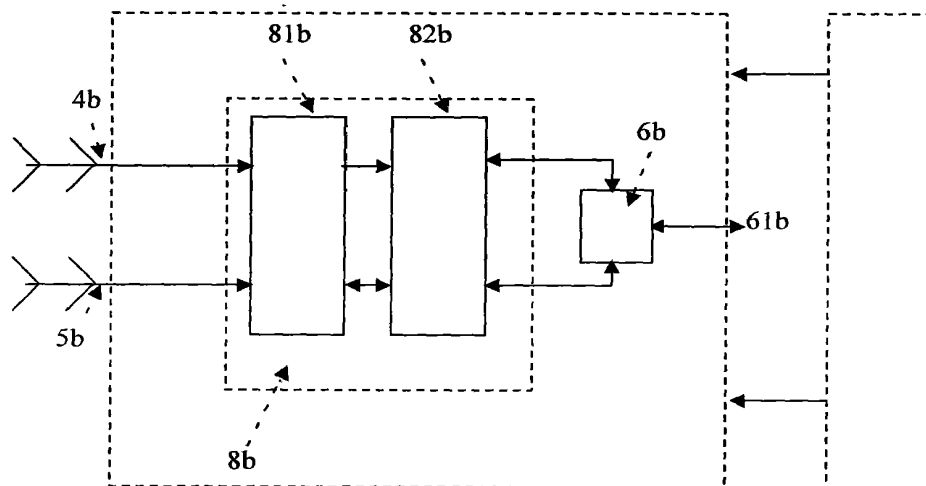


图 13

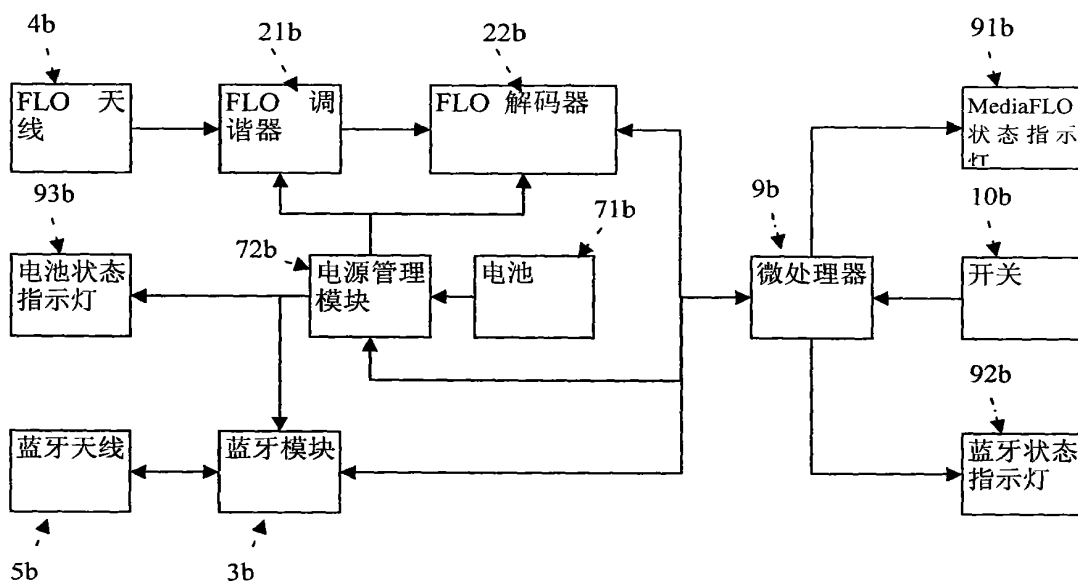


图 14

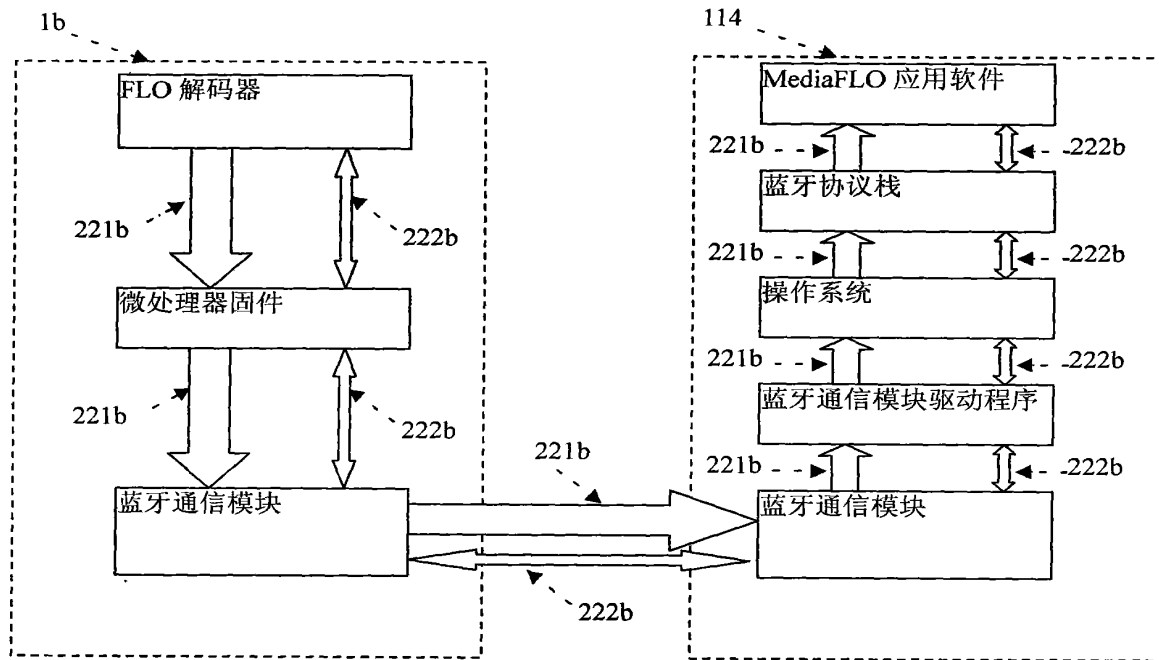


图 15



Espacenet

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Household palmtop mobile television system

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Applicant(s): GUANGZHOU HKUST R & D CORP LTD [CN] ± (GUANGZHOU HKUST R&D CORPORATION LTD)

Classification: - international: *H04L12/28*
- cooperative:

Application number: CN20081027884 20080506

Priority number(s): CN20081027884 20080506

Abstract of CN101577650 (A)

The invention relates to a household palmtop mobile television system and relates to the field of computer streaming media. The household palmtop mobile television system combines the mobility of mobile phones and the entertainment of televisions and expands household entertainment modes. A server (3) receives the input of two television signals (1 and 2) and responds to control commands sent by the mobile phone (7), wherein one signal is sent to a television (6), and the other signal is sent to an intelligent mobile phone (7) by wireless networks (4 and 5) to play. The system has clear structure, is easy to expand; and the streaming media are real-time and easy to control so that household users can obtain new entertainment experiences on a wireless mobile platform at any corner.

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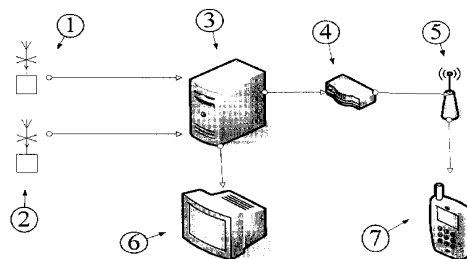
权利要求书 1 页 说明书 2 页 附图 1 页

[54] 发明名称

家庭掌上移动电视系统

[57] 摘要

一种掌上移动视频系统，涉及计算机流媒体领域，结合手机的移动性和电视的娱乐性，扩展了家庭娱乐方式。服务器(3)接收两路电视信号(1, 2)输入，一路输送到电视机(6)，一路通过无线网络(4, 5)发送到智能手机(7)播放，并响应手机发出的控制命令。本系统结构清晰易扩展，流媒体的具有实时性和易于控制，使得家庭用户可以在家庭中每个角落都能获得无线移动平台上的娱乐新体验。



1. 一种经过编码把一路电视信号通过网络发布，另一路电视信号直接显示在电视机上，使用智能手机通过无线网络接收电视信号进行实时播放，并能分别控制两路电视信号频道转换的系统，主要实现以下步骤：
 - 1) 服务器端同时接受两路电视信号输入，对其中一路信号的视频信号不经过编码压缩，直接全屏幕显示，以电视机或者其它显示仪器作为显示输出，输入的声音也直接转送到声音播放设备。
 - 2) 服务器对第二路电视信号的视频和声音信号经过编码，可以通过网络传输。
 - 3) 服务器对网络命令进行侦听。
 - 4) 手机端打开客户端程序，链接服务器，对服务器视频和音频信号接收并播放。
 - 5) 手机端可以自由控制服务器的两路电视信号的频道切换。
2. 如权利要求 1 所述的其特征在于信号输入端同时接受两路电视信号的输入。
3. 如权利要求 1 所述的其特征在于服务器同时对两路电视信号进行处理，并且对其中一路经过编码后能通过网络发送。
4. 如权利要求 1 所述的特征在于客户端手机可以接收服务器发送的音视频流媒体进行播放，并没有明显的时间差，客户端手机还能分别控制两路信号的频道切换。

家庭掌上移动电视系统

技术领域： 本发明涉及计算机网络以及视频流媒体压缩传输领域，尤其涉及智能手机设备对网络流媒体接收处理方法。

技术背景： 电视通常作为我们日常生活的娱乐中心，但通常都会固定在一个地方，例如客厅或者卧室。缺点是难以移动而且很少会在同一个地方放置超过一台电视。随着生活水平的发展，人们对于娱乐的需要也日益要求更便利和快捷，我们除了端坐客厅之外，也希望在书房、厨房、洗手间、阳台甚至被窝里面也能随时享受电视带来的娱乐和信息，但由于电视的难以移动，目前人们还不能享受这样的便利。手机作为一种人们最常用的移动终端设备，计算能力，显示能力也越来越强，我们常用的智能手机都已经超出简单的通话和短信息传送以及诸如 WAP 上网所需要的能力，手机也逐渐成为人们日常生活的信息来源和娱乐设备。作为人们最常用的娱乐设备电视和手机，如果能发挥各自的优势结合起来，将更丰富我们的娱乐。

现在市场上可以在手机上看电视的产品或者专利有以下几种：基于无线通信网络的手机电视，通过通信网络传输，由专门的内容提供商提供节目。这种手机电视存在以下明显缺点：1.清晰度和流畅度不足，根据经验，就算在 3G 的环境下，也因为带宽的不足，通过网络传输的电视信号会有很大的延迟和丢帧，严重影响了观感；2.费用高，由于需要额外的网络流量，用户需要付出额外的通信费用；3.实时性，虽然手机电视也能和普通电视一样进行直播，但由于网络的延迟，缓冲等因素，需要较长的连接时间，存在较大的延迟，节目切换也耗时较多；4.使用习惯不同，用户很多时候是需要在家里随身携带的电视，以保持对感兴趣的节目的关注或者在观看电视的同时了解其频道的内容并方便的进行切换，显然现在的手机电视和通常的用户使用习惯存在着较大的差异。

另外也有手机直接接收电视信号的产品，是通过外加电视接收功能的配件实现。这种功能存在以下缺点：内容来源少，现在大多数地方通过无线广播的电视信号都会存在数量少，画面不清晰，容易受干扰的问题。同时接受无线的电视信号也容易对正常的通信信号造成干扰。

通过检索，现在发明专利中有电视接收器，接收器传输流媒体信号，手机通过 usb 线，蓝牙或者红外接收，使用播放器播放，虽然实现了通过手机看电视，但明显的缺点就是移动性差，不能控制节目来源，也不能对电视机的节目进行控制。

另外一种实现手机电视的专利是通过在手机上加装配件，把有线电视信号接入到手机来实现。显然这样更缺乏的可移动性，也不具有通用性，不方便扩展。手机更新换代越来越快，为单一功能额外增加的模块难以被市场接受。

发明内容： 本发明正是基于这种娱乐扩展的需求而提出，其目的是利用越来越普及的家庭内无线网络和手机设备提供家庭娱乐的扩展，使得人们可以在家庭中娱乐无处不在，在观看电视节目的时候还能不切换电视机上电视频道的同时浏览其它频道的节目内容，使得对电视的娱乐得到很大的扩展。

为实现上述的目的，本发明提供了一种基于无线网络和微软 DirectShow 技术的电视流媒体编码传输移动设备播放控制的系统，包括电视信号接入，服务器端处理，电视机播放，智能手机设备接收播放部分。电视信号接入可以接收有线电视信号或者数字电视信号，进行两路信号的输入，服务器端获取对两个输入的信号的控制后分别进行处理，其中一个直接进行全屏幕描绘和音频设备的输出，通过连接到电视机上和音箱上进行播放，另一路信号对视频信号和音频信号分别进行编码压缩，一旦有网络设备连接成功，就发送编码后的音视频信号。服务器端设备可以是 PC 或者机顶盒。智能手机设备通过连接到无线网络，利用客户端程序对服务器进行连接，获取编码后的音视频信号，对信号进行解码并实时播放。客户端程序除了连接播放音视频信号，还能和服务器进行通信，发网络命令改变电视机或者手机端电视节目的频道。这个系统的服务器端和客户端主要使用 DirectShow 技术，在信号来源，编码，发送和接收过程中组成完整的链路，软件结构清晰，易于扩展替换各种编码，以适应不同的网络环境和不同性能的手机终端，兼容 MPEG2, h263, h264, MPEG4 各种编码解码标准。

同时，智能手机终端还具有控制功能。通过 Socket 连接，手机从服务器端获取各频道信息，包括电视机端播放的频道列表和手机端频道的播放列表。用户可以自由的选择两个不同播放设备的频道列表，并能立刻看到频道变换后的节目，不需要重新连接。同时，手机还能控制服务器输出的两路音频信号的音量大小。

小,使得手机除了具有移动播放电视的功能以外,还是一个通用的控制器。

系统的各部分具有以下特点:

输入信号来源可以是天线接收的普通电视,或者模拟信号的有线电视,也可以是数字电视信号。

服务器可以是普通的 PC,机顶盒。

网络连接方式可以是家庭的无线网络,或者使用 Adhoc 进行自组网。

手机终端使用 WinCE5.0 或者以上版本操作系统的智能手机。

使用本发明的有以下明显的有益效果:

便利性:手机已经成为人们必备的通讯工具,电视也是家庭必备的娱乐工具,随着数字电视的推进,机顶盒也将成为家庭必备,所以本发明不需要专门的硬件设备,不会增加额外负担。

娱乐性:用户每一部手机在家里都成为移动的掌上电视和控制台,使得娱乐范围得到了扩展,于每个家庭的角落都能自由的观看和控制电视节目,不错过精彩的节目重要的新闻信息。

成本低:基于已有的设备和电视信号,自组的网络不会产生新的通信费用或者电视信号使用费用。

实施简单:只要有计算机网络基础知识的都可以轻松安装。

附图说明:按照连接方式的不同,可以选择是否需要无线路由器,附图 1 的 4 部分为无线路由器,其它部分相同。

图中 1.第一路电视信号输入 2. 第二路电视信号输入 3. 服务器(PC 或机顶盒) 4. 无线路由器

5.无线网络 6.电视屏幕或者其他显示设备 7 智能手机

参见图 1,两路电视信号 1 和 2 输入到服务器 3,服务器获取对着两路信号的控制权后把其中一路输送到电视屏幕 6 上,另一路接到网络中,网络的介入方式可以是有线或者无线连接到家庭的无线路由 4 中。智能手机 7 通过无线连接到路由器上,接入网络,经过网络来访问服务器 3,取得经过编码的另一路电视信号进行播放,并且把控制命令经过网络发送到服务器中。

参见图 2,当家庭不需要组织无线网络时,直接在服务器 3 和智能手机 7 中分别建立 adhoc,通过 adhoc 把两个设备建立一个无线网络,其它操作与图 1 相同。

实施方式: 本发明实施方式简单,有几种方法可以实现,可以在 PC 上安装两块电视卡,把电视信号分成两路分别接入。在 PC 上安装服务器端程序,以电视机作为屏幕显示。2 使用内置服务器程序和两路输入信号芯片的机顶盒,连接电视机即可。

网络接入方式也可以有多种,1 是直接使用网线或者无线接入到无线路由器,通过路由器使得家庭中的智能设备都组合到一个局域网内。2 是直接把 PC 或者机顶盒和手机建立 adhoc 连接,自组网为一个网络,实现连接。

手机端实施方式。手机需要 wince5.0 或以上版本,支持 wifi 功能,可以通过无线路由器连接到家庭网络中或者以 adhoc 方式直接与服务器端连接,安装客户端程序,在启动程序后设定服务器的 ip 即可。

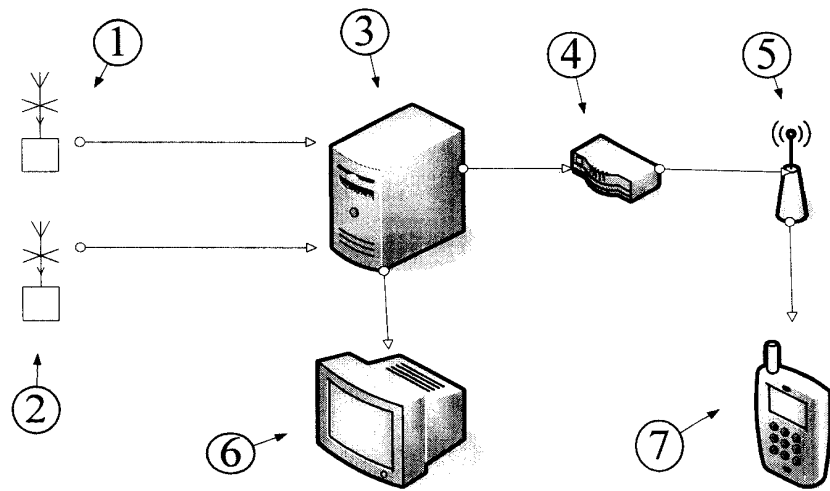


图 1

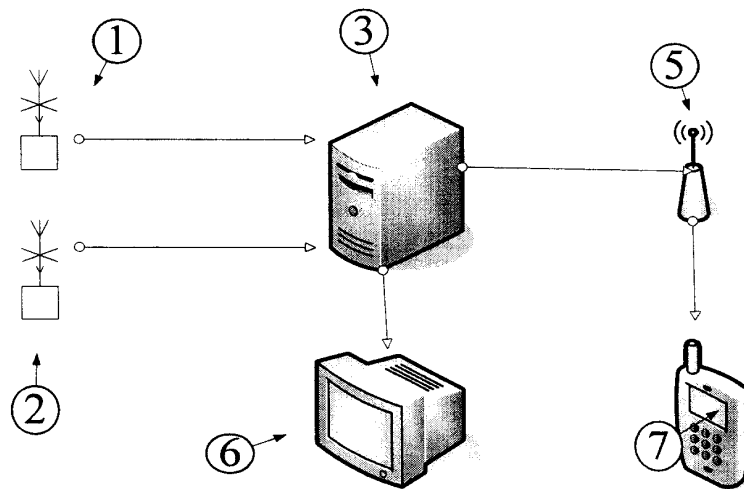


图 2

**Espacenet****Bibliographic data: CN101778198 (A) — 2010-07-14**

Enhanced-type TV terminal system**Inventor(s):** CHEN JIN; XIN WANG; CAIBAO XU; GAOXIANG XU ± (JIN CHEN, ; WANG XIN, ; XU CAIBAO, ; XU GAOXIANG)**Applicant(s):** SHANGHAI XIANGYUN INFORMATION ± (SHANGHAI XIANGYUN INFORMATION SYSTEM CO., LTD)**Classification:** - international: *G08C17/02; G08C23/04; H04N5/00*
- cooperative:**Application number:** CN201010109683 20100125**Priority number(s):** CN201010109683 20100125**Abstract of CN101778198 (A)**

The invention relates to an enhanced-type digital terminal system which is connected with a TV by a audio/video cable and a control signal wire; the TV terminal system comprises a host module and an intelligent information display which are connected with each other, wherein the host module comprises a central processing unit (CPU), an integrated family wired/wireless broadband routing module, an integrated family intelligent appliance control module and an integrated TV signal access module which are connected with each other in parallel; the intelligent information display comprises a display terminal, a processing arithmetic unit, a microphone and a camera which are connected with each other in parallel; and the TV terminal system is configured with an interactive remote controller or a traditional infrared or radio frequency remote controller. The system leads the TV, a computer, domestic intelligent appliances, a security system, a mobile phone and the like to be integrated into a set top box of the TV and controlled on a touch screen, thus being simple and convenient for operation.



(12) 发明专利申请

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(51) Int. Cl.

H04N 5/00 (2006. 01)

G06F 3/048 (2006. 01)

G08C 17/02 (2006. 01)

G08C 23/04 (2006. 01)

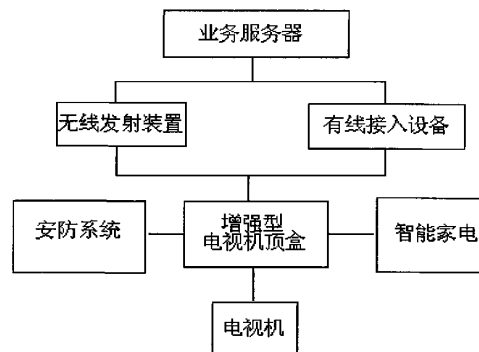
权利要求书 1 页 说明书 2 页 附图 1 页

(54) 发明名称

一种增强型电视终端系统

(57) 摘要

本发明涉及一种增强型数字终端系统,通过音视频线和控制信号线与电视机相接,所述的电视终端系统包括相互连接的主机模块和智能信息显示器,所述的主机模块包括相互并联的中央处理器、集成家庭有线/无线宽带路由模块、集成家庭智能家电控制模块和集成电视信号接入模块;所述的智能信息显示器包括相互并联的显示终端、处理运算器、麦克风和摄像头;所述的电视终端系统配置有互动型遥控器或传统红外或射频遥控器。本发明可将电视机、电脑、家用智能家电、安防系统及手机等集成在一个电视机顶盒触摸屏上进行控制,操作简单,方便。



CN 101778198 A

1. 一种增强型电视终端系统,通过音视频线和控制信号线与电视机相接,其特征在于:所述的电视终端系统包括相互连接的主机模块和智能信息显示器,所述的主机模块包括相互并联的中央处理器、集成家庭有线/无线宽带路由模块、集成家庭智能家电控制模块和集成电视信号接入模块;所述的智能信息显示器包括相互并联的显示终端、处理运算器、麦克风和摄像头;所述的电视终端系统配置有遥控器。

2. 根据权利要求1所述的一种增强型电视终端系统,其特征在于:所述的遥控器为互动型遥控器或传统红外或射频遥控器。

3. 根据权利要求1所述的一种增强型电视终端系统,其特征在于:所述的中央处理器为 i386 或以上的处理器,所述的电视信号接入模块为集成 DVB-S、DVB-C、DVB-T;所述的显示终端为 3-22 英寸触摸显示屏。

4. 根据权利要求1所述的一种增强型电视终端系统,其特征在于:所述的有线及无线路由模块与家庭电脑或互联设备连接。

5. 根据权利要求1所述的一种增强型电视终端系统,其特征在于:所述的集成电视信号接入模块可将电视或 2 个以上显示终端共同接入,包括通过 RJ45 接口提供电信 IPTV 接入,通过 DVB-C 接口提供有线电视接入。

6. 根据权利要求1所述的一种增强型电视终端系统,其特征在于:所述的集成家庭智能家电控制模块通过 Wifi 或蓝牙或红外传输方式及 2 种以上不同协议连接智能家电并进行控制。

7. 根据权利要求1所述的一种增强型电视终端系统,其特征在于:所述的智能信息显示器与可视或语音门禁系统即安防系统连接,实现门禁控制及语音视频通话。

8. 根据权利要求1所述的一种增强型电视终端系统,其特征在于:所述的智能信息显示器通过与 3G、3G 宽带、GSM、CDMA、ADSL、CableModem 连接,实现与手机之间的视频或语音通话功能。

一种增强型电视终端系统

技术领域

[0001] 本发明属电视技术领域,特别是涉及一种增强型电视终端系统。

背景技术

[0002] 随着数字技术的迅速发展,电视信号正在取代模拟信号,进入电视行业,这使得用户能够更加清晰、方便地收看到电视节目。使用电视机顶盒能够让用户收到电视特有的优质服务,如电子界面指南,准视频点播,视频点播,数据广播,股票信息,直播回放等等。但是目前市场上的机顶盒往往都采用遥控器控制,使用起来不够方便,而且其功能的局限性大。

发明内容

[0003] 本发明所要解决的技术问题是提供一种可将电视机、电脑、家用智能家电、安防系统及手机等集成在一个电视机顶盒触摸显示屏上进行控制的电视终端系统。

[0004] 本发明解决其技术问题所采用的技术方案是:提供一种增强型电视终端系统,通过音视频线和控制信号线与电视机相接,所述的电视终端系统包括相互连接的主机模块和智能信息显示器,所述的主机模块包括相互并联的中央处理器、集成家庭有线/无线宽带路由模块、集成家庭智能家电控制模块和集成电视信号接入模块;所述的智能信息显示器包括相互并联的显示终端、处理运算器、麦克风和摄像头;所述的电视终端系统配置有互动型遥控器或传统红外或射频遥控器。

[0005] 所述的中央处理器为 i386 或以上的处理器,所述的电视信号接入模块为集成 DVB-S、DVB-C、DVB-T;所述的显示终端为 3-22 英寸触摸显示屏。

[0006] 所述的有线及无线路由模块与家庭电脑或互联设备连接。

[0007] 所述的集成电视信号接入模块可将电视或 2 个以上显示终端共同接入,包括通过 RJ45 接口提供电信 IPTV 接入,通过 DVB-C 接口提供有线电视接入。

[0008] 所述的集成家庭智能家电控制模块通过 Wifi 或蓝牙或红外传输方式及 2 种以上不同协议连接智能家电并进行控制。

[0009] 所述的智能信息显示器与可视或语音门禁系统即安防系统连接,实现门禁控制及语音视频通话。

[0010] 所述的智能信息显示器通过与 3G、3G 宽带、GSM、CDMA、ADSL、CableModem 连接,实现与手机之间的视频或语音通话功能。

[0011] 有益效果

[0012] 本发明可将电视机、电脑、家用智能家电、可视或语音门禁系统及手机等集成在一个电视机顶盒触摸显示屏上进行控制,操作简单,方便。

附图说明

[0013] 图 1 为本发明原理图。

具体实施方式

[0014] 下面结合具体实施例,进一步阐述本发明。应理解,这些实施例仅用于说明本发明而并不用于限制本发明的范围。此外应理解,在阅读了本发明讲授的内容之后,本领域技术人员可以对本发明作各种改动或修改,这些等价形式同样落于本申请所附权利要求书所限定的范围。

[0015] 如图 1 所示,本发明的电视终端系统,通过音视频线和控制信号线与电视机相接,电视终端系统包括相互连接的主机模块和智能信息显示器,其中:

[0016] 1) 主机模块包括:

[0017] 以 i386 或其他高性能处理作为中央处理器。

[0018] 集成家庭有线/无线宽带路由。

[0019] 集成家庭智能家电控制模块。

[0020] 集成 DVB-S、DVB-C、DVB-T 等电视信号接入模块。

[0021] 2) 智能信息显示器:

[0022] 以 3-22 英寸触摸显示屏作为显示终端。

[0023] 具备处理运算能力。

[0024] 具备麦克风。

[0025] 具备摄像头。

[0026] 3) 互动型遥控器或传统红外或射频遥控器

[0027] 所述的智能互动遥控器包括相互并联的集成蓝牙通信模块、集成 Wifi 通信模块、集成射频发射及接收模块、集成红外发送及接收模块、集成 Z-wave 发射及接收模块、集成 ZigBee 发射及接收模块和集成 GSM/GPRS 通讯模块。

[0028] 电视终端系统能够提供下列服务:

[0029] 1) 家庭电脑或其他需要互联设备可通过本系统提供的有线及无线路由模块实现互联及与互联网接入。

[0030] 2) 电视或其他显示终端可通过本系统提供的电视业务实现不同运营商及不同电视接入方式的共同接入。如:通过本机提供的 RJ45 接口提供电信 IPTV 接入,通过 DVB-C 接口提供有线电视接入等。

[0031] 3) 可视或语音门禁系统可与本系统提供的智能信息显示器连接,实现门禁控制及语音视频通话。

[0032] 4) 本系统可通过 Wifi、蓝牙、红外等传输方式及多种不同协议与连接智能家电并进行控制。

[0033] 5) 本系统通过智能信息显示器,以不同的连接方式如 3G、3G 宽带、GSM、CDMA、ADSL、CableModem 实现与 3G 手机或其他手机之间的视频或语音通话功能。

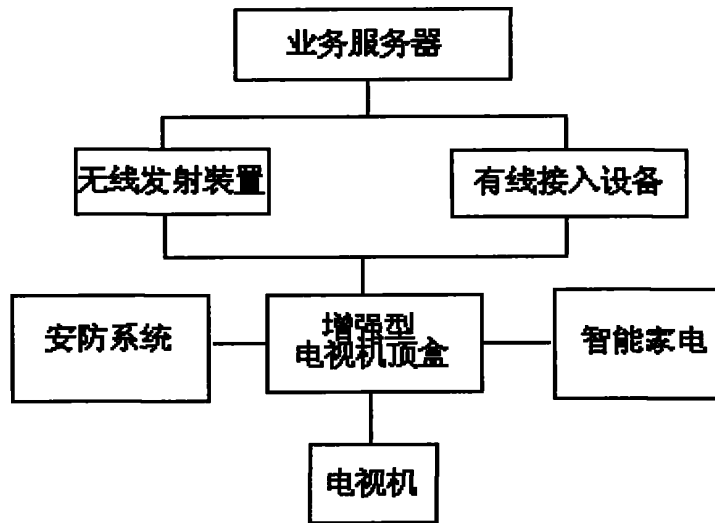


图 1



Espacenet

Bibliographic data: CN101815073 (A) — 2010-08-25

Embedded Bluetooth-Ethernet server

Inventor(s): JINGTAI CAO; SHUANG GUO; JIANLU JIA; BIN WANG; MINGHAO WANG; YUANHAO WU; QINGYUN YANG; JINYU ZHAO ± (CAO JINGTAI, ; GUO SHUANG, ; JIA JIANLU, ; WANG BIN, ; WANG MINGHAO, ; WU YUANHAO, ; YANG QINGYUN, ; ZHAO JINYU)

Applicant(s): CHANGCHUN OPTICS FINE MECH ± (CHANGCHUN INSTITUTE OF OPTICS, FINE MECHANICS AND PHYSICS, CHINESE ACADEMY OF SCIENCES)

Classification: - international: *H04B5/00; H04L12/28; H04L29/06*
- cooperative:

Application number: CN201010143686 20100412 [Global Dossier](#)

Priority number(s): CN201010143686 20100412

Abstract of CN101815073 (A)

The invention relates to an embedded Bluetooth-Ethernet server and provides a new method for watching network TV and requesting a video through a mobile phone and an analog TV set. In the Ethernet server, the internet, an analog TV network and a Bluetooth network are integrated, so that functions of watching the network TV or requesting a network video and the like through a mobile phone terminal and the traditional analog TV set at the same time are realized. The network TV is watched through the mobile phone terminal by adopting a Bluetooth protocol to communicate without paying mobile network using fee. The Bluetooth-Ethernet server adopts an embedded design, integrates external interface equipment, such as an Ethernet interface, a storage, an infrared receiver (AV) and a VGA interface and the like, transplants a Bluetooth protocol stack into an embedded operation system at the same time, and can simultaneously establish connection with the analog TV set and seven mobile phone terminals. The embedded Bluetooth-Ethernet server of the invention can reach a video transmission speed of 15 to 20fps for the analog TV set and the mobile phone terminal under VGA resolution and CIF resolution respectively and guarantee that audio and video are synchronous.



(12) 发明专利申请

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H04B 5/00(2006. 01)

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H04L 29/06(2006. 01)

H04L 12/28(2006. 01)

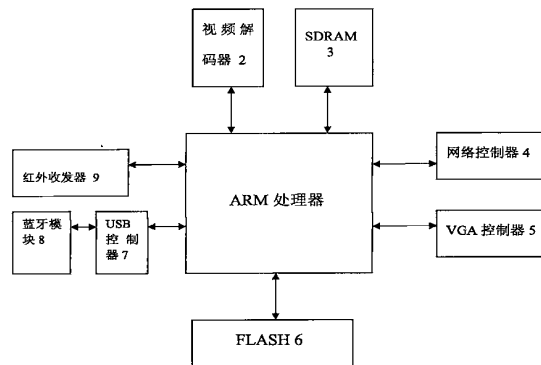
权利要求书 1 页 说明书 3 页 附图 3 页

(54) 发明名称

一种嵌入式蓝牙 - 以太网服务器

(57) 摘要

本发明涉及一种嵌入式蓝牙 - 以太网服务器,提供一种手机和模拟电视机观看网络电视及视频点播的新方法。将互联网络,模拟电视网络及蓝牙网络有机结合,实现手机终端和传统模拟电视机同时观看网络电视或点播网络视频等功能。其中手机终端观看网络电视采用蓝牙协议通信,无需缴纳移动网络使用费用。蓝牙 - 以太网服务器采用嵌入式设计,集成以太网接口,存储器,红外接收器 AV 及 VGA 接口等外部接口设备,同时将蓝牙协议栈移植至嵌入式操作系统中,可同时与一台模拟电视机及七台手机终端建立连接。本发明对于模拟电视和手机终端可分别实现 VGA 和 CIF 分辨率下 15-20fps 的视频传输速率,并保证音视频同步。



CN 101815073 A

1. 一种嵌入式蓝牙以太网服务器,其特征在于包括 ARM 处理器 (1), 视频解码器 (2), SDRAM(3), 网络控制器 (4), VGA 控制器 (5), FLASH(6), USB 控制器 (7), 蓝牙模块 (8) 和红外控制器 (9), ARM 处理器 (1) 与 SDRAM(3) 和视频解码器 (2) 及 FLASH(6) 通过外部数据接口连接, 采用并行数据通信通信; ARM 处理器 (1) 与红外控制器 (9) 采用通用 I/O 连接; ARM 处理器 (1) 与网络控制器 (4) 采用标准网络接口连接; ARM 处理器 (1) 与蓝牙模块 (8) 通过 USB 控制器 (7) 连接, ARM 处理器 (1) 与 VGA 控制器 (5) 采用数据接口连接, ARM 处理器 (1) 内嵌 BlueZ 协议栈。

2. 根据权利要求 1 所述嵌入式蓝牙 - 以太网服务器, 手机通过无线蓝牙网络与蓝牙模块 (8) 连接, 采用蓝牙协议通信, 利用 J2ME API 调用解码库对音视频数据进行解码, 并实时显示。

一种嵌入式蓝牙 - 以太网服务器

技术领域：

[0001] 本发明涉及一种嵌入式系统的蓝牙 - 以太网络音视频处理平台。

背景技术：

[0002] 随着通信技术、网络技术及嵌入式系统的发展,网络视频传输已成为了可能。目前,更多的新闻等信息采用视频方式发布,优酷、土豆等视频网站层出不穷,PPLive, SopCast 等视频直播及点播软件也成为网络用户的必备软件。随着带宽的不断增加及视频编码技术的发展,视频质量和速率越来越高。但是传统的家庭用户仍然习惯于采用电视机作为信息获取的重要来源,也作为视频观看的第一终端,如果采用主机连接显示器的方式不但给用户带来不便,更大大降低了资源利用率。如何提高资源利用率的同时满足传统用户的习惯成为大家研究的话题。

[0003] 近年来移动通信高速发展,手机的性能不断提高,短距离无线通信技术也随之迅速发展。蓝牙, Zigbee, UWB 及 RFID 等技术越发成熟,其中蓝牙已成为手机必备通信模块;另外,手机正朝着智能性方向发展, JAVA 为手机的智能化提供了充足的条件。目前,如何将各种设备有机结合,尤其是不同网络接口的设备的高效利用成为热门话题,将传统的电视机系统,以太网络系统,蓝牙网络系统有机结合将具有较为广阔的应用场景。

发明内容：

[0004] 针对上述问题,本发明目的在于设计一种嵌入式蓝牙 - 以太网服务器,包括 ARM 处理器,视频解码器, SDRAM, 红外收发器,网络控制器, FLASH, 蓝牙模块和 VGA 控制器、USB 控制器。嵌入式处理器与蓝牙模块通过 USB 接口连接;嵌入式处理器与视频解码器通过高速数据接口连接;视频解码器与电视机通过模拟视频接口连接,可采用 AV 或 VGA 接口;嵌入式处理器与网络模块通过标准网络接口连接;网络模块通过因特网连接视频服务器,采用 TCP/IP 协议通信,音视频传输采用基于 UDP 的 RTP 协议;手机通过无线蓝牙网络与蓝牙模块连接,采用蓝牙协议通信,利用 J2ME API 调用解码库对音视频数据进行解码,并实时显示。

[0005] 本发明的有益效果在于将传统的模拟电视网络,以太网络及蓝牙网络有机的结合,充分的利用了因特网,模拟电视机及手机等资源。系统采用嵌入式技术,大大节省了空间,并提高了利用率,降低功耗和成本。可观看诸如上海体育、ESPN 等网络电视频道,并可点播最新电影及电视剧。省去来了大量的机顶盒使用费用,及手机上网费用,系统可同时与一台模拟电视机及七台手机终端建立连接及传输音视频数据。

附图说明

[0006] 图 1 为本发明的系统结构框图

[0007] 图 2 为嵌入式蓝牙 - 以太网服务器结构图

[0008] 图 3 为本发明的嵌入式软件流程图

[0009] 图 4 为本发明的手机终端软件流程图

[0010] 图 5 为本发明的嵌入式蓝牙 - 以太网服务器与手机终端音视频通信协议格式

具体实施方式

[0011] 下面结合附图具体说明本发明

[0012] 如图 2 所示, 嵌入式蓝牙 - 以太网服务器包括 ARM 处理器 1, 视频解码器 2, SDRAM3, 网络控制器 4, VGA 控制器 5, FLASH6, USB 控制器 7, 蓝牙模块 8 和红外控制器 9 组成。ARM 处理器 1 与 SDRAM3 和视频解码器 2 及 FLASH6 通过外部数据接口连接, 采用并行数据通信通信; ARM 处理器 1 与红外控制器 9 采用通用 I/O 连接, 便于驱动设计; ARM 处理器 1 与网络控制器 4 采用标准网络接口连接; ARM 处理器 1 与蓝牙模块 8 通过 USB 控制器 7 连接, ARM 处理器 1 内嵌 BLUEZ 协议栈, 可完成蓝牙协议配置及操作; ARM 处理器 1 与 VGA 控制器 5 采用数据接口连接, 便于驱动显示器设备。

[0013] 如图 3 所示, 首先嵌入式服务器通过网络接口采用 TCP/IP 协议与网络视频服务器建立连接, 并通过蓝牙接口监视手机发出的连接请求。当与服务器连接成功并与手机建立蓝牙连接后, 等待手机发送的蓝牙命令并解析判别。如果为用户反馈命令, 则接收用户反馈命令并执行, 然后给出用户反馈命令确认; 如果为音视频传输命令, 则动态创建缓冲区, 采用 RTP 协议接收网络服务器发出的音视频数据并缓冲, 将数据分成两部分, 一部分实时解码显示在电视机上, 另外一部分送至手机终端解码显示。完成一次操作后回到等待用户命令状态。

[0014] 如图 4 所示, 手持终端软件开启后搜索周围蓝牙设备, 采用蓝牙协议与嵌入式服务器建立连接, 然后等待用户输入命令。若用户输入接收音视频数据命令, 则动态创建缓冲区, 通过蓝牙协议接收音视频数据并解码显示; 若为用户反馈命令, 则创建命令发送队列, 发送反馈命令。结束一次操作后回到等待用户输入命令状态。

[0015] 如图 5 所示, 嵌入式蓝牙 - 以太网服务器与手机终端通信协议采用 RTP 协议, 其协议各数据位如下:

[0016] ● P: 间隙 (Padding)。数据包包含一个或多个附加间隙位组, 其中这部分不属于有效载荷。

[0017] ● X: 扩展位。设置时, 在固定头后面, 根据指定格式设置一个扩展头。

[0018] ● CSRC Count: 包含 CSRC 标识符的编号。

[0019] ● M: 标记。标记由 Profile 文件定义, 允许重要事件 (如帧边界) 在数据包流中进行标记。

[0020] ● Payload Type: 识别 RTP 有效载荷的格式, 并通过应用程序决定其解释。Profile 文件规定了从 Payload 编码到 Payload 格式的缺省静态映射。另外的 Payload Type 编码可能通过非 RTP 方法实现动态定义。

[0021] ● Sequence Number: 每发送一个 RTP 数据包, 序列号增加 1, 接收端可以依此检测数据包的丢失并恢复数据包序列。

[0022] ● Timestamp: 反映 RTP 数据包中的第一个八位组的采样时间。采样时间必须通过时钟及时提供线性无变化增量, 以支持同步和抖动计算。

[0023] ● SSRC: 同步源。该标识符随机选择, 旨在确保在同一个 RTP 会话中不存在两个

同步源具有相同的 SSRC 标识符。

[0024] ● CSRC :贡献源标识符。识别该数据包中的有效载荷的贡献源。

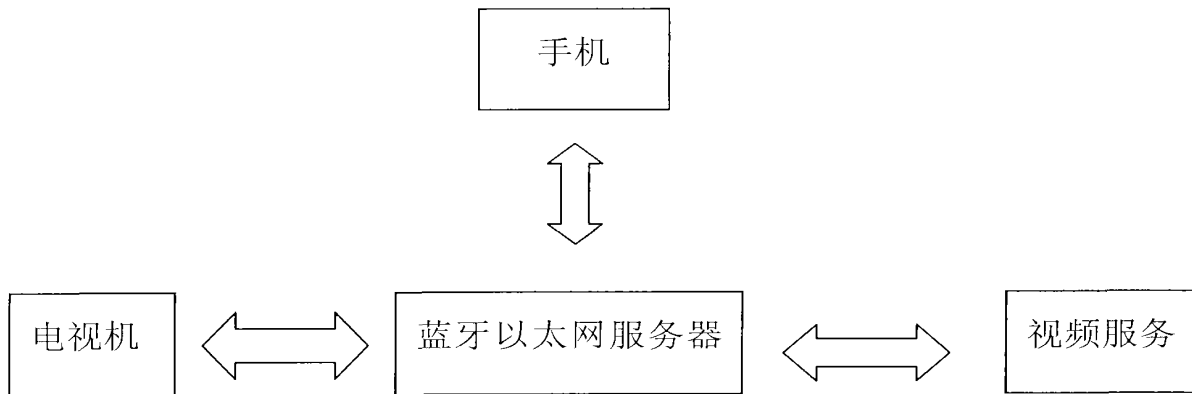


图 1

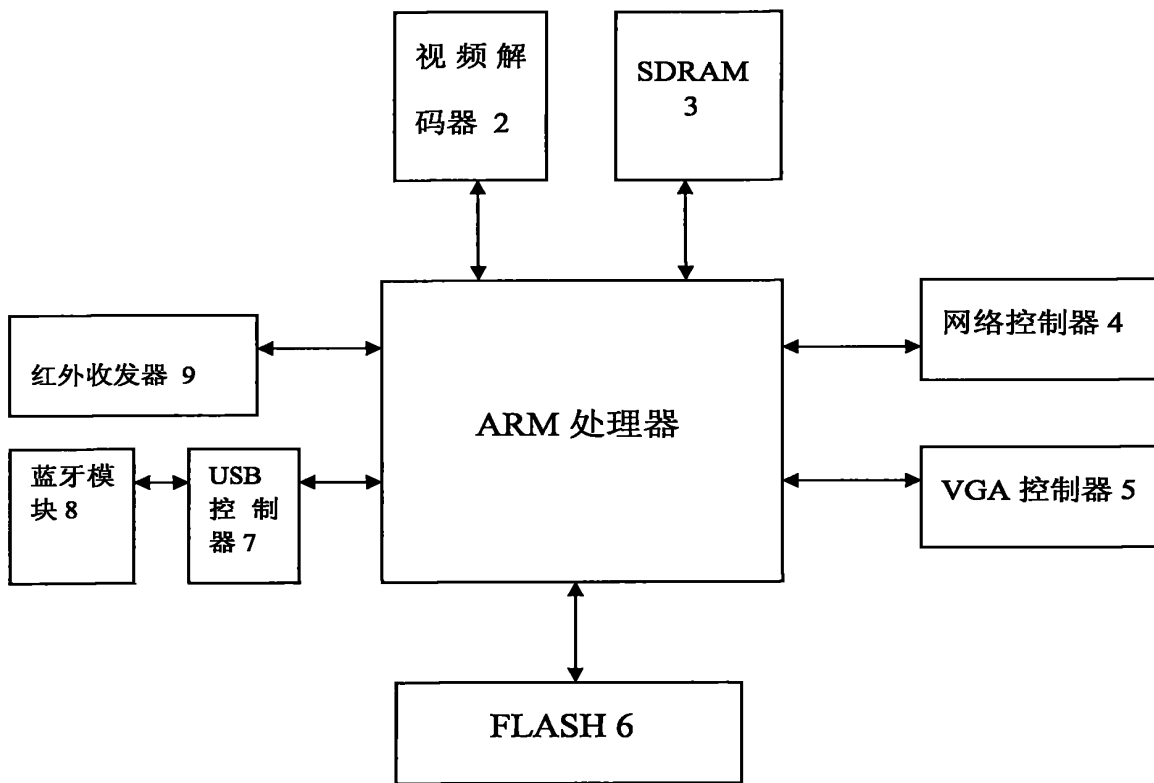


图 2

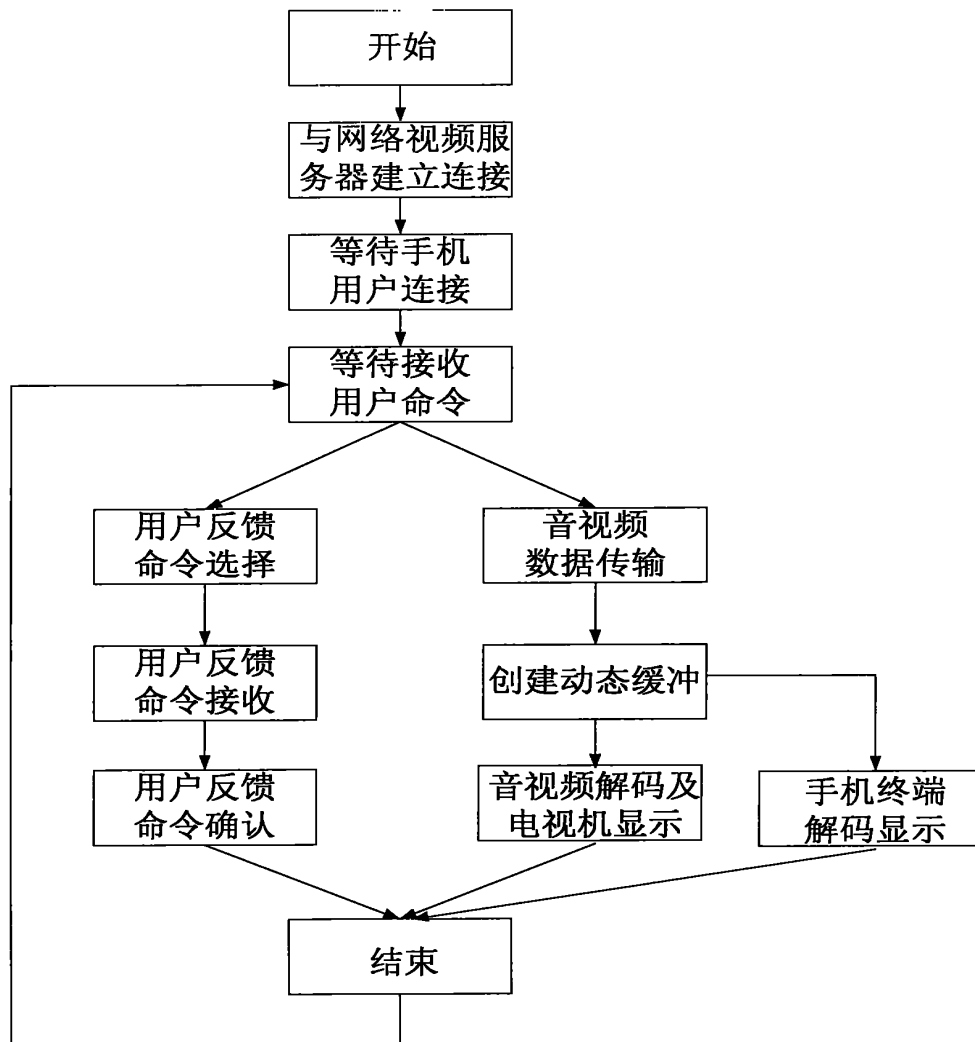


图 3

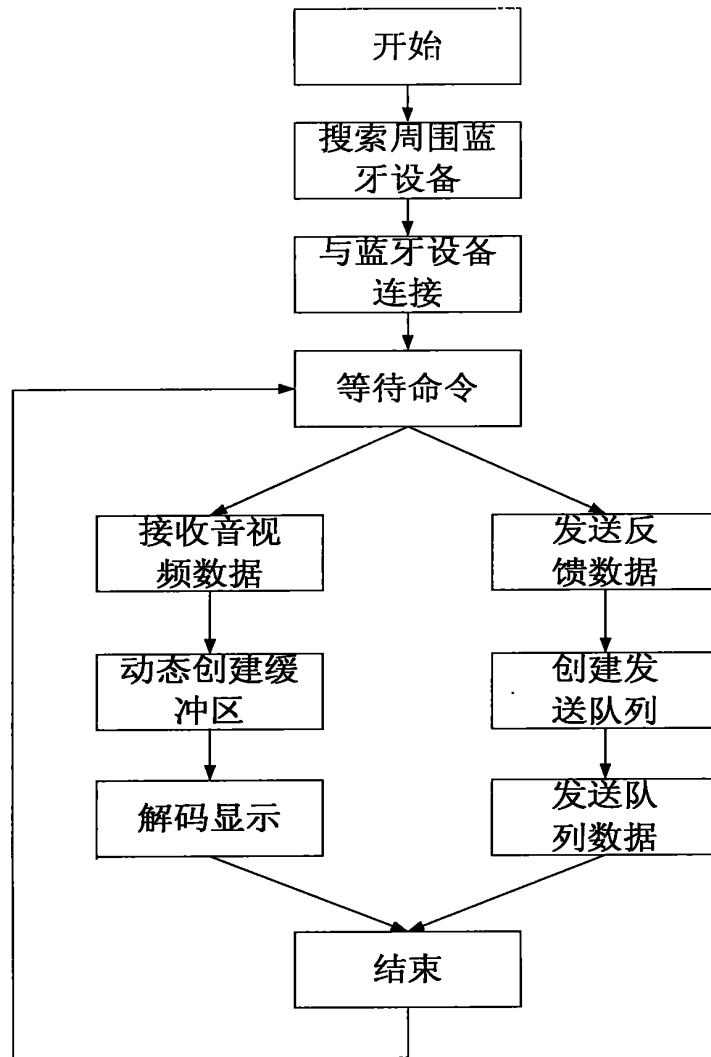


图 4

P	X	CSRC Count	M	Payload Type	Sequence number	Time stamp	SSRC	CSRC
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图 5



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(54) **Method for establishing a thin client session**

(57) The invention concerns a method for establishing a Thin Client session between a Thin Client device (2) and a Thin Client Server (4) exchanging Handshaking and initialization messages during a session negotiation above a SIP-based framework, wherein said Thin Client

device (2) and said Thin Client Server (4) exchange additional information representative of the Thin Client context (30,32) enabling the combination and adaptive transfer of multiple media streams in at least one remote application display during said thin client session.

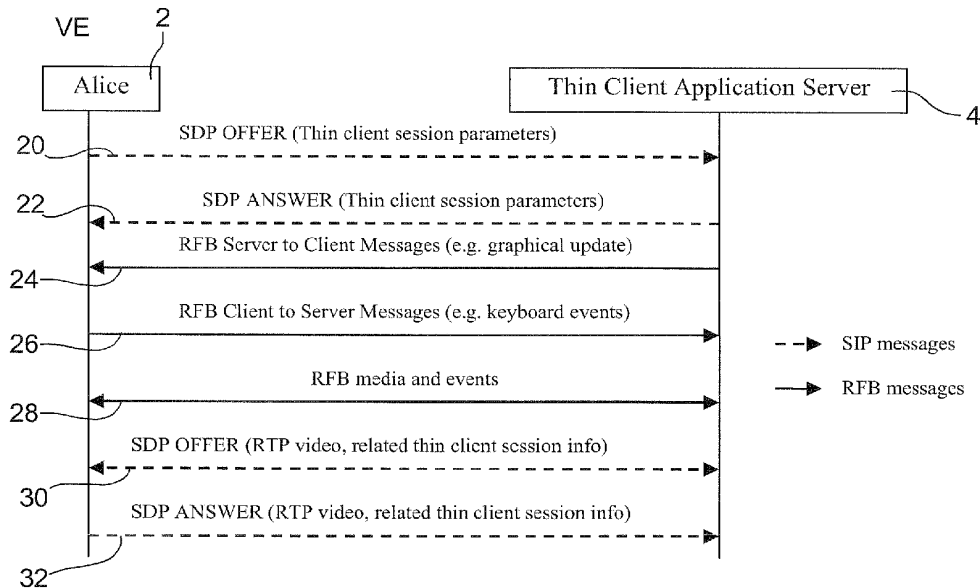


Fig 3

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Description

TECHNICAL DOMAIN

[0001] The invention pertains to telecommunication field and relates to a new session description to initiate a thin client system working above a SIP-based framework such as IMS.

[0002] More specifically, the invention concerns a method for improving the establishment of a Thin Client connection between a thin client device and a thin client server exchanging handshaking and initialization messages during a session negotiation above a Session Initiation Protocol (SIP)-based framework.

[0003] The invention concerns also a thin client device and thin client server adapted for implementing said method.

STATE OF PRIOR ART

[0004] The Session Description Protocol (SDP) [IETF RFC4566] is intended for describing multimedia sessions for the purposes of session announcement, session invitation, and other forms of multimedia session initiation. SDP is most commonly used for describing media streams that are transported over the Real-Time Transport Protocol (RTP) [IETF RFC3550], using the profiles for audio and video media defined in RTP Profile for Audio and Video Conferences with Minimal Control [IETF RFC3551]. Besides the MIME Type registration of RTP Payload Formats [IETF RFC3555] defines the RTP payload format for Audio and Video Conferences as MIME subtypes.

[0005] However, SDP can be used to describe other media profile than Audio and Video that can be transported over Real-time Transport Protocol (RTP). SDP is commonly carried in Session Initiation Protocol (SIP) [IETF RFC3261] messages in order to agree on a common media description among the endpoints. An Offer/Answer Model with Session Description Protocol (SDP) [IETF RFC3264] defines a framework by which two endpoints can exchange SDP media descriptions and come to an agreement as to which media streams should be used, along with the media related parameters.

[0006] In the typical case of a thin client session, it might be desirable to configure and establish media streams for remote desktop/application display as well as for control events over a packet or circuit switched bearer connection. Such session is usually achieved using thin client protocols such as Virtual Network Computing (VNC) based upon Remote Frame Buffer (RFB) Protocol or Remote Desktop Protocol (RDP), but also Independent Computing Architecture protocol (ICA), X11 protocol. Besides, pixels could even be streamed using Real-time Transport Protocol (RTP) and as such graphics primitives would be carried in RTP packets.

[0007] In the context of mobility, next generation network, and rich media application, it is important to note

that Quality of Service (QoS), adaptivity, and authentication are key points and inspecting the media format is important as well for the resource reservation process and for the operator to control the radio bearer traffic as well as the IP flows (e.g. to apply appropriate resource allocation based on a given policy, user subscription, or service profile). Besides IP Multimedia Subsystem (IMS) - based on SIP and providing an overlay network above a core network - as defined by the Third Generation Partnership Project [3GPP TS 23.228] is also capable to interconnect with a Policy and Charging Control Architecture [3GPP TS 23.203] including the ability to authorize QoS resources.

[0008] Since applications range from simple text and/or graphic based application to audio and/or video based application that can suffer from network delays and high jitter ratio, a way to adapt to different types of traffic within a remote desktop control session is required.

[0009] From a Service aspect it is foreseen to combine a remote desktop access with other services such as phone call establishment or push-to-x services. By using SIP it becomes possible to extend traditional remote desktop control use cases.

[0010] From a QoS aspect it is also desirable to enable QoS control over the thin client media description. For instance Graphics and Events type of media can be allocated a predefined QoS profile, they could even be streamed over a packet or circuit switched bearer connection. Besides when a thin client device is moving, the access network environment may change so it might be desirable to re-allocate the appropriate quality settings (resource allocation, renegotiation of media parameters such as codecs, transport protocol, etc...).

[0011] From an authentication perspective, however, the well known thin client protocols use their own set of rules and mechanisms (i.e. a built-in negotiation) to authenticate and establish a connection between a thin client device and a thin client server.

[0012] The techniques of the prior art do not provide means to mix and adapt multimedia transfers such as audio/video with/to remote desktop control capabilities above a SIP framework.

[0013] The invention aims at adding remote desktop control to existing functionalities in order to negotiate the media within a SIP session and allow adaptive media transfer (i.e. video transfer, audio transfer, ...) pertaining to a session of remote desktop control.

PRESENTATION OF THE INVENTION

[0014] The object of the invention is achieved by a method for establishing a thin client connection between a thin client device and a thin client server exchanging handshaking and initialization messages during a Session negotiation above a Session Initiation Protocol (SIP)-based framework.

[0015] According to the invention, said Thin Client device and said Thin Client Server exchange additional in-

formation representative of the Thin Client context to enable the combination and adaptive transfer of multiple media streams in at least one remote application display during said thin client session.

[0016] The additional information allows both multimedia transfers and remote desktop control capabilities and may consist of Thin Client information formatted in SDP (Session Description Protocol) offer/answer messages or XML-based offer/answer messages embedded in the body of SIP messages.

[0017] The remote desktop control capabilities comprise the function consisting of dynamically directing or redirecting graphical updates of at least one remote application from a first device onto a second device.

[0018] Said first device may be a mobile communication device and said second device may be a fixed communication device.

[0019] According to another aspect of the invention, said remote desktop control capabilities further comprise the function consisting of transferring uplink events, eventually on a separate radio bearer and/or separate IP connection than the one used for the downlink graphical updates. The radio bearer is a Layer 2 service used to transfer user data between User Equipment and radio access network as per 3GPP definition. A separate IP connection can be achieved by allocating different port number or through IP tunneling mechanisms without or with encryption (i.e. IPSec).

[0020] The remote desktop control capabilities further comprise function consisting of associating at least one audio/video stream to a session of remote desktop control (i.e. a thin client session).

[0021] In one embodiment of the invention, said additional information comprises remote display framebuffer coordinates and size corresponding to said audio/video streams associated to said thin client session. Said framebuffer coordinates and size enable to appropriately position the video rendering above the remote desktop display on the local screen of the device.

[0022] Moreover, said additional information allow sending a client request (FramebufferForgetRequest) instructing the server that a specific area on the framebuffer does not require update.

[0023] In another embodiment of the invention said additional information comprise window-id attribute and allow sending a client request (WindowUpdate) instructing a server that a graphical area identified by said window-id attribute has been resized, moved or both.

[0024] Thanks to the method according to the invention, it is possible to:

- allow the combination of services
- enable control of the display redirection of a remote application from a mobile device,
- enable Quality of Service as well as accurate session control
- enable the use a uniform negotiation to avoid a wide range of specific thin client authentication and media

negotiation mechanisms.

[0025] Thanks to the invention, the negotiation steps of known protocols such as RFB or ITU T.120 (Data Protocol for multimedia conferencing) are partially or totally replaced by the SDP-based negotiation and new information is provided to allow mixing media traffic for a remote display connection. Negotiating such a thin client connection using the SDP and SIP framework provides flexibility in that the signaling and the control of the thin client session is distinguished from the screen update strategy applied by the previously cited well known thin client protocols. Advantageously the thin client session can benefit from session redirection feature and other well known SIP and SDP extensions.

[0026] In addition the thin client connection could be accurately tracked and controlled within the IP Multimedia Subsystem [3GPP TS 23.228] that is standardized by the Third Generation Partnership Project.

[0027] In some typical use cases, it might be desirable to send the uplinks user events such as the well known key and mouse events in another radio bearer and/or IP connection than the one in which are sent the graphical updates. By doing so Quality of Service can be applied and a strategy can be made as to regulate the responsiveness of the system, for instance by guaranteeing very high priority to the events bearer. Furthermore, in a mobility context, a mobile device might move from a wireless network area where a high bandwidth packet-switched bearer is available to another area where a Wireless Local Area Network (WLAN) connection with lower bandwidth is available. Therefore, the graphics media may suffer from delay and bandwidth variations. It is therefore desirable to renegotiate the session parameters and this can be done by using SIP and SDP offer/answer model and IMS mobility management procedures.

[0028] By using the proposed invention, it is possible to establish an uplink bearer to send user events and a downlink bearer to receive graphical updates. At the Thin Client device it is also possible to define alternative transport protocol to prepare the viewer to adapt to the viewer transmission mode (e.g. To switch from RFB/VNC over TCP protocol to RTP protocol) to enable some portion of screen display where a film is played and to be streamed using RTP while the background is just periodically updated using the RFB protocol. If a viewer does not support an alternative mechanism, it will just not be accepted during the negotiation phase.

[0029] The method according to the invention can be implemented with any other SIP and SDP extensions (RFC3108, RFC4975, draft-garcia-mmusic-sdp-cs-01,) without departing from the scope of present invention. The method according to the invention is implemented by a thin client device and a thin client server comprising means for exchanging with said thin client server additional information representative of the Thin Client context to enable the combination and adaptive transfer of multiple media streams in at least one remote application

display during said thin client session, said additional information consisting of SDP (Session Description Protocol) offer/answer messages Or XML-based offer/answer messages embedded in the body of SIP messages.

[0030] Said thin client device may be a Mobile User Equipment comprising an interface to enable a user to register interest in media redirection in order to get notified upon reception of said media redirection, and to send a redirection answer.

[0031] Moreover, said Mobile User Equipment is adapted for establishing a separate IP connection for uplink events for triggering the allocation of separate radio bearer for transferring said uplink events on a separate radio bearer than the one used for downlink graphical updates, and for mapping the rendering of audio/video stream(s) to said remote display framebuffer on its screen. Said Mobile User Equipment comprises an interface to enable a user to register interest in media redirection in order to get notified upon reception of said media redirection, and to send a redirection answer.

[0032] The invention also concerns a Thin Client Server adapted for implementing the method according to the invention for establishing a Thin Client session with a Thin Client device, said Thin Client Server comprises means for exchanging with said Thin Client device additional information representative of the Thin Client context to enable the combination and adaptive transfer of multiple media streams in at least one remote application display during said thin client session.

[0033] The invention allows an extension of the media types defined in ongoing work [draft-garcia-mmusic-sdp-collaboration-00] and defines new thin client media types and attributes.

[0034] To do so, the invention proposes to define the Control-Event media type. The existing "Control" media type is used to specify an additional conference control channel for the session. We need to use a different media type to precise a control channel for user events such as pointer or key events.

[0035] Finally the invention provides a way to mix multimedia streams with Thin Client remote display streams. The "Grouping of Media Lines in SDP" [IETF RFC3388] provides means to group media streams to express how different media streams within a session relate to each other, more particularly for the purpose of Lip synchronization or Flow identification. It should be noted that the grouping mechanisms depends on the semantic of the "a=group" session-level attribute. So we provide a new semantic for the thin client ("TC") context.

[0036] The implementation will be illustrated based on RFB protocol.

BRIEF DESCRIPTION OF THE FIGURES

[0037] The forgoing summary, as well as the following detailed description, will be better understood when read in conjunction with the appended figures illustrating an exemplary embodiment of the invention in which:

- Figure 1 schematically illustrates an IMS-based architecture;
- Figure 2 illustrates a thin client viewer showing a remote desktop consisting of several areas that can dynamically be adapted;
- Figure 3 illustrates a flow chart describing the steps of the method according to the invention
- Figure 4 schematically illustrates an example of application display redirection according to the invention;

DESCRIPTION OF A DETAILED EMBODIMENT OF THE INVENTION

[0038] The invention will be described by reference to figure 1 illustrating an IMS architectural framework defined by the third generation partnership project [3GPP TS 23.228] for delivering IP multimedia services to a mobile device. The architecture comprises mobile user equipment 2 acting as a thin client device, a thin client server 4, a IMS Core System 6, a Policy Decision Function module 8 (PDF), a 3GPP Packet Switch (PS) Core Network 10. The IMS Core System 6 mainly comprises a Call Session Control Functions (CSCF) including Proxy-CSCF (P-CSCF), Serving-CSCF (S-CSCF), and Interrogating-CSCF (I-CSCF). The CSCF provides session control for subscribers accessing services within the IM (IP Multimedia) Core System 6. In essence the CSCF is a SIP Server. It has responsibility for interacting with network databases such as the HSS for mobility and AAA (Access, Authorization and Accounting) Servers for security. These modules are required to process SIP signalling packets in the IMS.

[0039] IMS Application Servers execute services and interface with S-SCSF. Some interfaces are illustrated in figure 1, as defined in [3GPP 23.228]:

The ISC interface is used to exchange messages between CSCF and thin client server 4.

The Gm interface is used to exchange SIP-based information between UE 2 and CSCF.

The GQ interface is used to exchange information policy decision information between CSCF and Policy Decision Function (PDF).

The interface Cx is intended for the communication between CSCF and Home Subscription Server (HSS) and the interface Dx for finding the correct HSS in multi-HSS environment.

The interface Sh used by the thin client Server 4 for communicating information with the HSS or with SIP/OSA Service Capability Server (OSA/SCS).

The interface Go used to control and authorize the Quality of Service and exchange correlation information between IMS and the 3GPP Policy and Charging Control (PCC) Architecture [3GPP TS 23.203].

The interface Ut used for controlling the Application Server and is based on HTTP protocol.

[0040] When using the IMS SIP signaling protocol the Thin Client UE 2 can connect to the IMS Thin Client Application Server (TCAS) 4 as depicted in figure 1 by establishing a SIP session. During this process, the Thin Client UE 2 and the TCAS 4 can negotiate the QoS and media parameters. The UE 2 may also perform some configurations on this TCAS 4 through the Ut interface, for instance to configure the desktop environment. The pixels generated by the application are streamed to the UE 2 in an end-to-end manner via Ut* interface and video or audio media can be streamed to the UE 2 too.

[0041] The method according to the invention extends SDP to describe the thin client session, the associated media, and the remote control events. An alternative would be to provide said description using XML syntax as defined by the W3C Extensible Markup Language (XML) 1.0 (Fourth Edition).

[0042] More particularly, the method allows the association of at least one audio/video stream to a thin client connection negotiated using SIP signaling in such a way that audio and/or video IP flows can be added dynamically and adaptively to a SIP session of remote desktop control whose associated IP flows can be rendered through thin client protocol mechanisms like RFB.

[0043] The following description provides the syntax and semantics of the extensions required for providing a description of a Thin Client session in SDP.

[0044] According to SDP [IETF RFC4566], the connection data line in SDP has the following syntax:

```
c = <nettype> <addrtype> <connection-address>
```

[0045] Where <nettype> indicates the network type, <addrtype> indicates the address type, and the <connection-address> is the connection address, which is dependent on the address type.

[0046] Basically the SDP announcement consists of a session-level section followed by one or more media-level sections as described in SDP [IETF RFC2327]. Session-level information provides the default values so if the connection data line is present at the session-level it applies to the media-level section unless the connection data line is conveyed in a media description. Note that if the connection data line is present in all media, it is not required at the session level.

[0047] The media description starts with an "m=" line and continues to the next media description or end of the whole session description. The "m=" media line as defined in IETF RFC4566 is as follows

```
m=<media><port><transport><fmt list>
```

[0048] Where the <media> is the media type, <port> is transport port to which the media stream will be sent, <transport> is the transport protocol whose value is dependent on the "c=" fields, and <fmt list> represents media formats. For audio and video the media formats are normally media payload type as defined in the RTP Au-

dio/Video Profile.

[0049] At the moment the media types are defined for audio, video, application, data and control.

[0050] Thin client media types.

[0051] We initially consider the Remote Frame Buffer (RFB) protocol that can be used to control the display updates and for which various encoding are available.

[0052] The media type can be specific to the thin client technology. The media types can be "application/rfb", "application/T120".

```
m=application <port> <transport> RFB.
```

[0053] We further focus on the Remote Frame Buffer protocol in this document.

[0054] Thin client control event media types.

[0055] In addition to the graphical updates of the remote display, it is also possible to establish a specific connection for uplink events. For this purpose, the media type "application/control-events" is defined and the media line is:

```
m = application <port> <transport> control-events.  
RFB specific attributes.
```

[0056] The attribute version "v=" must be given and it refers to the RFB protocol version number.

```
a=v: <version_number>
```

[0057] Where the version_number can be "3.8" meaning that RFB protocol version 3.8 applies.

[0058] The client may specify a list of supported encoding types in priority order. The encoding type is indicated in the framebuffer update messages sent by the Thin Client Server. It can be requested by the client to the server in usual RFB specific "setEncoding" messages. The server may or may not use this indication and pixel data may always be sent in raw encoding if required.

[0059] The encoding scheme attributes is in the form:

```
a=encoding-scheme: <encoding scheme value>
```

[0060] Where the <encoding scheme value> can be "RAW", "COPYRECT", "RRE", "HEXTILE", "ZLRE", "CURSOR", "CORRE", "ZLIB", ...

[0061] The display number may also be specified. If it is not indicated, then a default port is allocated. Actually the RFB server default port number is usually equal to (5900 + display_number) where display_number usually range from 0 to 6 resulting in 6 possible display connections.

[0062] The display attribute is in the form:

```
a=dpy: <display_number>
```

[0063] In the case of RFB protocol, the following additional attributes are provided.

[0064] The client may indicate whether the session is shared or not. If not indicated, the session must not be shared.

a=shared

[0065] The server must indicate the framebuffer size:

a=framebuff-w: <the width value>
a=framebuff-h: <the height value>

[0066] The client may indicate the following attributes as a preference and the server must indicate those attributes.

- a=pixformat-bpp: <bit-per-pixel value>
- a=depth: <depth value>
- a=big-endian
- =true-color
- a=red-max: <red-max value>
- a=green-max: <green-max value>
- a=blue-max: <blue-max value>
- a=red-shift: <red-shift value>
- a=green-shift: <green-shift value>
- =blue-shift: <blue-shift value>

[0067] For the sake of interoperability, the client and server behavior regarding the understanding of those previous attributes is same as specified in RFB specification 3.8 except that the Handshaking messages and initialization messages are replaced by SDP offer/answer messages.

[0068] TC semantic.

[0069] A viewer application that receives a session description that contains "m" lines that are grouped together using the TC semantics MUST display and associate a remote desktop control protocol (e.g. RFB) with corresponding media streams like RTP audio/video streams.

a=group:TC

[0070] Then the media-level attribute "a=mid:" must be used in each media line that belongs to a group.

[0071] For appropriate rendering of the remote display, the media line(s) corresponding to RTP streams (e.g. for video transfer) indicate further display location that is relative to the remote display frame buffer coordinates and size. With this information the thin client device is aware of the location of where should be rendered the RTP video stream on the remote desktop framebuffer. The client can therefore adapt the framebuffer update strategy. Particularier in the case of RFB where framebuffer updates are client-driven, the polling intervals can be adjusted as well as which portion of the remote desktop display should be updated.

a=area-x: <x position value>
a=area-y: <y position value>

a=area-w: <width value>
a=area-h: <height value>
It may also indicate the win-id attribute
a=wind-id: <window identifier>

[0072] Such win-id must be unique within a user session for remote desktop control. Use of this id is further explained in the next section.

[0073] RFB protocol extensions for window specific management on the framebuffer

[0074] RFB graphical update strategy is a client-driven screen update. In RFB specification 3.8, the client can request the update of portion of the whole screen to save bandwidth.

[0075] By introduction of the combination of video traffic in addition to framebuffer updates, the client can receive and map a video onto a dedicated portion of the screen.

[0076] For instance on a limited screen device such as a mobile phone, the client may decide to resize the video buffer to fit the whole mobile device screen. In such a case the client stops refreshing the framebuffer used for the RFB framebuffer update messages. We will call this specific framebuffer "desktop framebuffer" (desktop FB).

[0077] In another foreseen use case, the client receives the graphical update of a media player opened in a dedicated window. Then the client may freely move the video on top of the remote desktop framebuffer locally on its device, and the player may be shown or hidden upon user request. The problem in this situation is that the window movement might need to be indicated to the server for appropriate rendering and screen display management, more particularly if the desktop is shared among multiple users. For instance a first user may control the desktop while other participants may only see the resulting actions of said first user.

[0078] In practice the RTP video stream will be received and handled on a separate framebuffer. By introducing the ability to associate a video media to remote desktop capabilities, and by adding the win-id information, the client is able to freely handle the video media rendering on its screen (performing a rotation, switch to fullscreen mode, etc...) while still being associated to the same user session. The Win-id does not necessarily refer to a window but can also refer to a graphical area though in practice it might be easier to implement it using a window, more particularly if said window is likely to be resized or moved. Two new client requests are then defined:

The `FramebufferForgetRequest` (message-type, window-id, x-position, y-position, width, height) that tells the server that a specific area on the framebuffer does not require update. This is likely to happen if this area is refreshed by another media stream (e.g. H263 encoded video transported over RTP).

The `WindowUpdate` (message-type, window-id, x-position, y-position, width, height) that tells the serv-

er that a received media stream corresponding to a window (or graphical area) opened on the server has been resized, moved, or both.

Those client requests must not be used if no window-id exists, i.e. if no independent media stream corresponding to a window is received.

[0079] This also require the server to send the attribute "a=win-id" to indicate whether the media stream received matches a window on the server. If not, the win-id attribute is set to zero and if the attribute is not present the client must not correlate the media stream to a window.

[0080] When the media stream does not relate to any windows on the remote server, the client must not resize or move the media on the framebuffer so the WindowUpdate must not be used. However, in a poll model (or client driven framebuffer update) the client may use the FramebufferForgetRequest message in order to inform the server not to update the area specified in the request. However, in a push model, this may not be required as the server should already know that this area is updated using another protocol and encoding.

[0081] When the media stream relates to a window on the remote server, the above client requests (FramebufferForgetRequest and WindowUpdate) are used to update the position of the window on the remote server. The window-id information in the FramebufferForgetRequest enables the client to modify the area indication for which the server will not send any framebuffer updates.

[0082] Figure 2 illustrates a thin client viewer rendering a remote application display (remote desktop) consisting of several areas that can be dynamically adapted. The Area A is the background of the remote desktop that is graphically updated based on RFB protocol. The other areas are dependant upon the area A such as the area B is illustrated.

[0083] The area B is the area of the screen located at (x,y) position relative to area A (X, Y Base coordinates). It is also characterized by it width (w) and height (h) dimensions. The graphical output is streamed over Real Time Protocol (RTP) and encoded for instance using H263 codec.

[0084] Any user interaction on the area B can therefore be associated to the remote desktop (background) and pointer events from Area B can be sent to the remote server as if they were performed on Area

A. This can be used when the area B is locally resized or moved on the thin client device' screen without necessarily triggering window resizing and movement at the server.

[0085] Figure 3 illustrates a thin client connection establishment between a UE 2 acting as thin client device and a remote desktop PC acting as a thin client server 4.

[0086] The UE 2 connects through an IP access network for communicating with the remote desktop PC 4

and initiates a SDP Offer/Answer containing thin client parameters including Graphics encoding scheme, the transport settings (RFB (remote framebuffer), RDP (Remote Desktop Protocol), ICA (Independent Computing Architecture protocol), or pixels/RTP (Real-time Transport Protocol), IP Addresses and port number and radio bearer settings (Packet switched or Circuit Switched connection).

[0087] At step 20, the UE 2 transmits to the Desktop 4 the SDP offer comprising Thin client session attributes and further parameters required for the appropriate SIP session establishment.

[0088] Upon reception of said SDP offer, the Desktop 4 determines that the UE 2 wishes to establish a thin client connection using RFB protocol, determines that RFB protocol and proposed attributes are acceptable based on the environment where the UE 2 is located and, at step 22, sends back a SDP Answer Message indicating the RFB and attributes are selected.

[0089] The UE 2 and the Desktop 4 agree the direction for the transfer of graphical updates and events. In addition, they identify that the thin client connection pertains to the ongoing session between them.

[0090] After the thin client connection parameters are agreed on both side, the Desktop 4 sends to the UE 2, at step 24, the graphical updates message while said UE 2 sends, at step 26, uplink keys and pointer events to the Desktop 4.

[0091] The Desktop 4 may refuse a connection and can thereby set the port number corresponding to the Graphic or Event Stream to zero, as specified in IETF RFC3264.

[0092] If some thin client parameters are unknown from the Desktop 4, the later silently ignores such parameters, as specified in IETF RFC4566.

[0093] At step 28, the UE 2 and the Desktop 4 exchange RFB media and events.

[0094] At step 30, the user opens a media player to view a video and the Desktop 4 sends a second SDP Offer that the UE 2 may or may not accept. Actually the Desktop 4 wishes to send the video, for example, over RTP and a renegotiation is triggered with the new SDP Offer including the video parameters information. Since the video output is generated by the desktop media player application, the thin client session identifier and the graphical position information is given so that the UE 2 can display the video stream at the right position. Therefore the video stream is combined to the ongoing thin client session.

[0095] At step 32, The UE 2 acknowledges the Offer and sends back an Answer. The desktop 4 adapts the display updates so that the area where the video is streamed is not updated via the thin client protocol.

[0096] Figure 4 illustrates an use of the method according to the invention in application display redirection.

[0097] This situation may occur, for example, when a user decides to redirect a video that he receives on mobile UE 2 to a TV 40 SIP-connected at a server, for in-

stance at the set-top-box or any other back-end SIP server, and reachable via its public address.

[0098] In this case, at step 42, the UE 2 connects to the remote desktop 4 through an IP access network for communicating with the remote desktop PC 4. This also relates to steps 20 22, 24, 26, and 28 in figure 3.

[0099] The UE 2 interacts with the desktop by sending key and mouse events. At one moment in time the user opens a media player and decides to play the video.

[0100] At step 44 the desktop 4 sends a SDP Offer/Answer to enable streaming the video. This decision is based on a local policy and intelligence as well as on local server interface implementation. In a first embodiment this implies applications hosted on the server to request specific media transfer means to a thin client server module (we call this application aware media transfer adaptation). In a second embodiment this implies the thin client server module to autonomously select the most appropriate transfer means.

[0101] Upon reception of this request, the UE 2 sends back, at step 46, an answer to accept or refuse this video stream. In this typical example, the UE 2 supports the redirection feature. The user selects the redirection option and chooses to redirect the video to the TV 40 via the UE 2 User Interface. It is assumed that the mobile phone knows her TV SIP public address or IP address. This means that the thin client device provides a user interface for notifying the user whether to accept the media flow or direct it to another equipment. The Answer message contains the address of the TV and the ID of the application for which the redirection is requested to redirect e.g. the web browser display.

[0102] In this case the redirection refers to the display redirection of an application (this can be a web browser, an instant messaging application, a video,).

[0103] The Desktop 4 receives the message, interprets the message and prepares to redirect the media to the TV 40. No screen updates corresponding to the area where the video output is located is sent to the UE 2. This requires the Answer message to include an indication as to whether the output stream still is streamed to the mobile device or not.

[0104] The media negotiation follows with the TV 40 through SIP if SIP is supported. It may be possible that the desktop 4 negotiates the video transfer via other means.

[0105] At step 48, the desktop 4 sends the SDP offer to the TV 40.

[0106] At step 50 the SDP Offer is accepted by the TV which sends back a SDP Answer.

[0107] At step 52, the UE 2 is notified that the TV 40 accepted the redirection.

[0108] Finally, at step 54, the video is displayed on the TV screen 40. The user may continue interacting with the remote desktop 4 using remote desktop control means.

[0109] In the above example the TV 40 is preferably SIP-connected at a server, for instance at the set-top-

box or any other back-end SIP server, and that it is reachable via its public address.

5 Claims

1. Method for establishing a Thin Client session between a Thin Client device (2) and a Thin Client Server (4) exchanging Handshaking and initialization messages during a session negotiation above a SIP-based framework, **characterized in that** said Thin Client device (2) and said Thin Client Server (4) exchange additional information representative of the Thin Client context enabling the combination and adaptive transfer of multiple media streams in at least one remote application display during said thin client session.
2. Method according to claim 1 wherein said additional information consists of Thin Client information formatted in SDP (Session Description Protocol) offer/answer messages.
3. Method according to claim 1 wherein said additional information consists of Thin Client information formatted in XML-based offer/answer messages embedded in the body of SIP messages.
4. Method according to claim 2 or claim 3 wherein said additional information comprises both multimedia transfers and remote desktop control capabilities.
5. Method according to claim 4 wherein said remote desktop control capabilities further comprises dynamically directing or redirecting graphical updates of a remote application from a first device onto a second device.
6. Method according to claim 5 wherein said first device is a mobile communication device and said second device is a fixed communication device.
7. Method according to claim 6 comprising, transferring uplink events on a separate radio bearer than the one used for the downlink graphical updates.
8. Method according to claim 7 comprising transferring uplink events on a separate IP connection than the one used for the downlink graphical updates.
9. Method according to claim 1 comprising, associating at least one audio/video stream to the thin client session.
10. Method according to claim 8 wherein said additional information comprises remote display framebuffer coordinates and size corresponding to said audio/video streams associated to said thin client session.

11. Method according to claim 9 wherein said additional information allows sending a client request (FramebufferForgetRequest) instructing the server that a specific area on the framebuffer does not require update. 5
12. Method according to claim 11 wherein said additional information comprises window-id attribute.
13. Method according to claim 12 wherein said additional information allow sending a client request (WindowUpdate) instructing a server that a graphical area identified by said window-id attribute has been resized, moved or both. 10
15
14. A thin client device (2) adapted for implementing the method according to claim 1 for establishing a Thin Client session with a Thin Client Server (4), **characterized by** means for exchanging with said Thin Client Server (4) additional information representative of the Thin Client context enabling the combination and adaptive transfer of multiple media streams in at least one remote application display during said thin client session, said additional information consisting of SDP (Session Description Protocol) offer/answer messages Or XML-based offer/answer messages embedded in the body of SIP messages. 20
25
15. A thin client device (2) according to claim 14 consisting of a Mobile User Equipment comprising an interface to enable a user to register interest in media redirection in order to get notified upon reception of said media redirection, and to send a redirection answer. 30
35
16. A thin client device (2) according to claim 14 adapted for establishing a separate IP connection for uplink events, for triggering the allocation of separate radio bearer for transferring said uplink events on a separate radio bearer than the one used for downlink graphical updates, and for mapping the rendering of audio/video stream(s) to said remote display framebuffer on its screen. 40
17. A Thin Client Server (4) adapted for implementing the method according to claim 1 for establishing a Thin Client session with a Thin Client device (2), **characterized by** means for exchanging with said Thin Client device additional information representative of the Thin Client context enabling the combination and adaptive transfer of multiple media streams in at least one remote application display during said thin client session. 45
50

55

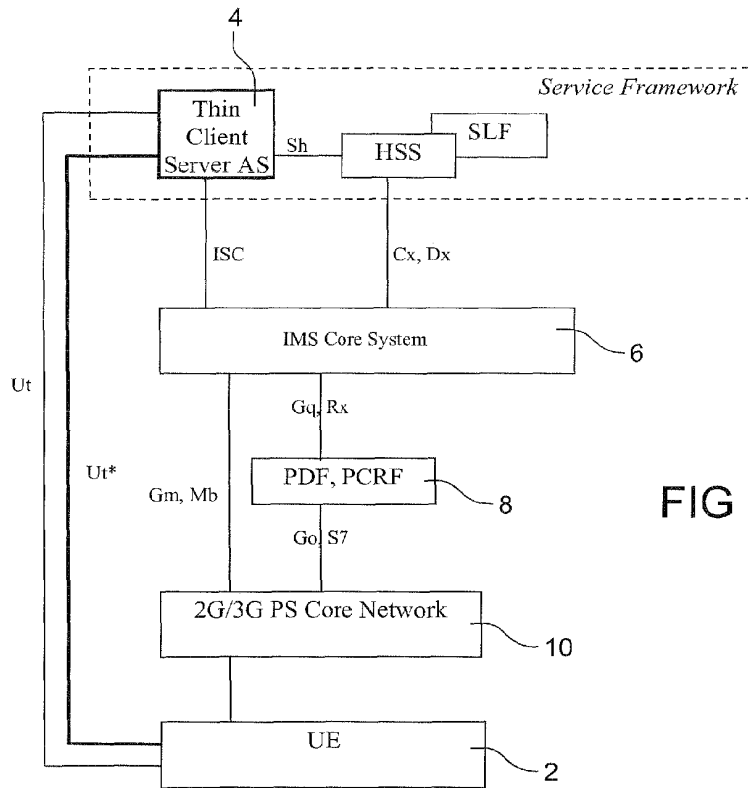


FIG 1

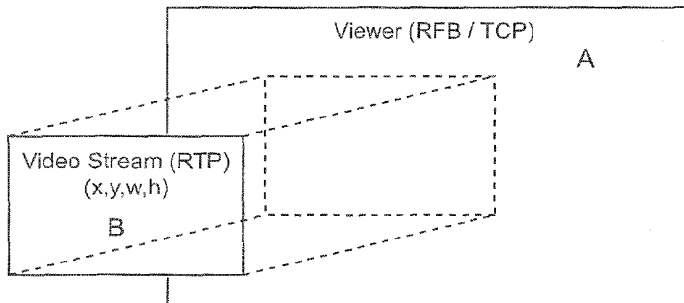


Fig 2

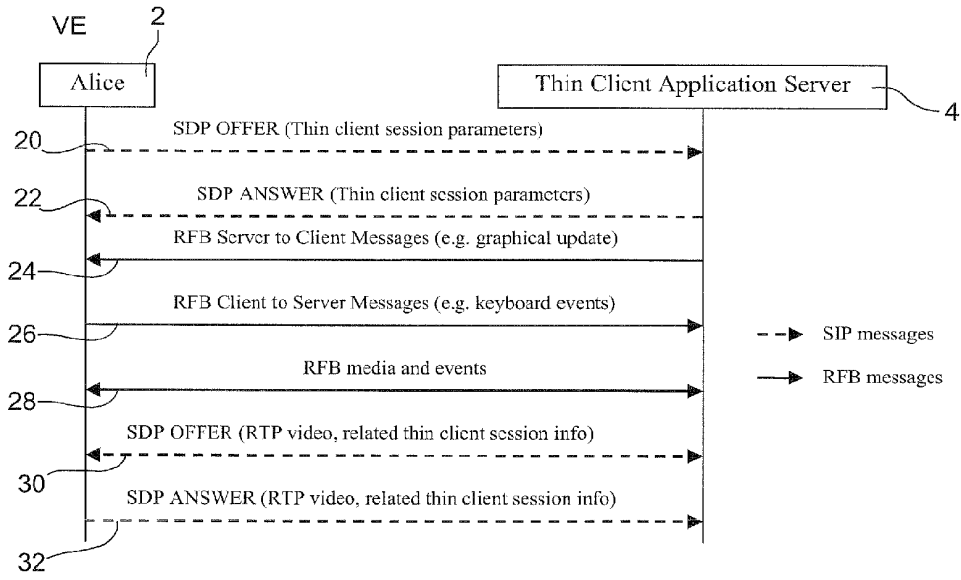


Fig 3

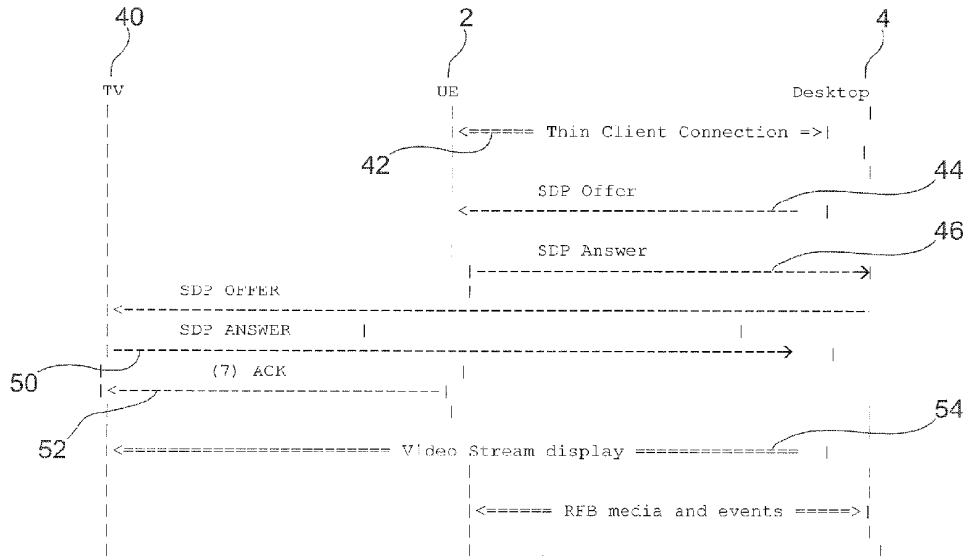


FIG 4



EUROPEAN SEARCH REPORT

Application Number
EP 08 16 6122

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The present search report has been drawn up for all claims			
Place of search Munich		Date of completion of the search 24 March 2009	Examiner Jurca, Alexandru
CATEGORY OF CITED DOCUMENTS X : particularly relevant if taken alone Y : particularly relevant if combined with another document of the same category A : technological background O : non-written disclosure P : intermediate document		T : theory or principle underlying the invention E : earlier patent document, but published on, or after the filing date D : document cited in the application L : document cited for other reasons & : member of the same patent family, corresponding document	

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EPO FORM 1503 08.02 (P04001)



EUROPEAN SEARCH REPORT

Application Number
EP 08 16 6122

DOCUMENTS CONSIDERED TO BE RELEVANT			
Category	Citation of document with indication, where appropriate, of relevant passages	Relevant to claim	CLASSIFICATION OF THE APPLICATION (IPC)
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The present search report has been drawn up for all claims			
Place of search Munich		Date of completion of the search 24 March 2009	Examiner Jurca, Alexandru
CATEGORY OF CITED DOCUMENTS X: particularly relevant if taken alone Y: particularly relevant if combined with another document of the same category A: technological background O: non-written disclosure P: intermediate document		T: theory or principle underlying the invention E: earlier patent document, but published on, or after the filing date D: document cited in the application L: document cited for other reasons &: member of the same patent family, corresponding document	

EPO FORM 1503 08 82 (P04C01)

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**ANNEX TO THE EUROPEAN SEARCH REPORT
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EP 08 16 6122

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The European Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

24-03-2009

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For more details about this annex : see Official Journal of the European Patent Office, No. 12/82



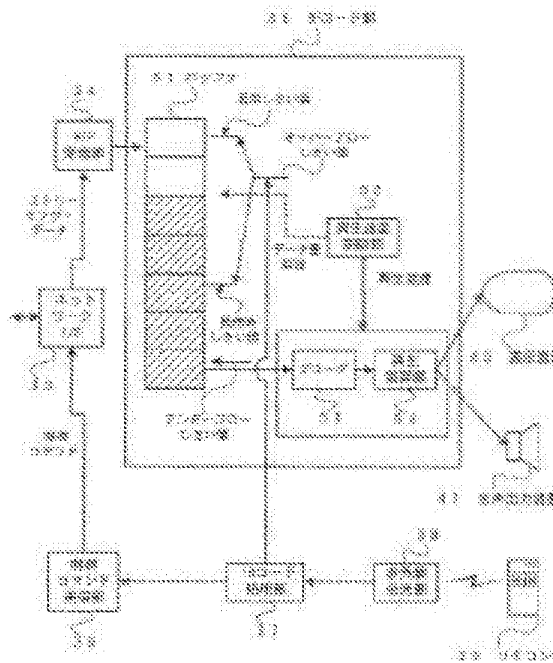
Espacenet

Bibliographic data: JP2004356695 (A) - 2004-12-16**SYSTEM AND METHOD FOR DATA DISTRIBUTION AND DATA RECEIVING
APPARATUS AND METHOD FOR DATA RECEIVING**

Inventor(s): KASAHARA YOICHI ± (KASAHARA YOICHI)
Applicant(s): SONY CORP ± (SONY CORP)
Classification: - **international:** G06F13/00; H04N21/433; H04N21/442;
H04N7/173; (IPC1-7): H04N7/173
- **cooperative:**
Application number: JP20030148697 20030527
Priority number (s): JP20030148697 20030527

Abstract of JP2004356695 (A)

PROBLEM TO BE SOLVED: To reproduce streaming data without generating underflow and overflow even in a small buffer, and to shorten a time for providing content at the time of operating a remote controller. ;SOLUTION: When a user controls a remote controller 39 for a content providing device 21, an IR code processor 37 receives a signal of the remote controller 39, and changes an overflow threshold from a normal threshold to an operation threshold smaller than the normal threshold. When judging that the amount of data streaming in a buffer 51 exceeds the operation threshold, a reproduction speed control unit 52 controls a decoder 53 and a reproduction control unit 54 to speed the reproduction processing. ;COPYRIGHT: (C) 2005,JPO&NCIP



(19) 日本国特許庁(JP)

(12) 公開特許公報(A)

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特開2004-356695

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(51) Int. Cl. ⁷	F I	テーマコード (参考)
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	HO4N 7/173 630	

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(21) 出願番号	特願2003-148697 (P2003-148697)	(71) 出願人	000002185 ソニー株式会社 東京都品川区北品川6丁目7番35号
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		Fターム (参考)	5C064 BA01 BB05 BC16 BC23 BD02 BD08 BD09

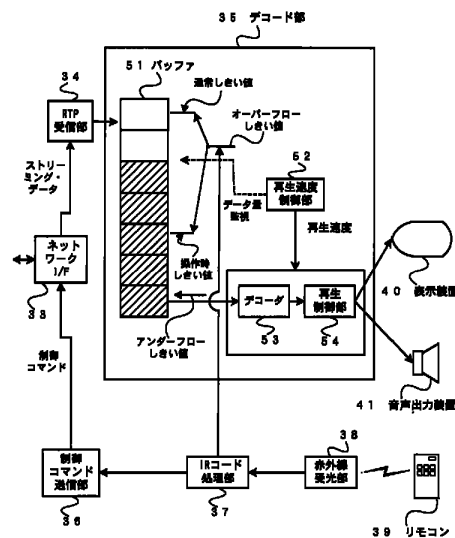
(54) 【発明の名称】 データ配信システムおよびデータ配信方法、ならびにデータ受信装置およびデータ受信方法

(57) 【要約】

【課題】 小さなバッファでもアンダーフロー、およびオーバーフローを発生させずにストリーミング・データを再生するとともに、リモコン操作時のコンテンツ提供に係る遅延時間を短縮する。

【解決手段】 ユーザが、コンテンツ提供装置21に対してリモコン39の操作をした場合に、IRコード処理部37が上記リモコン39の信号を受信し、オーバーフローしきい値を通常しきい値から、通常しきい値より小さい操作しきい値に変更する。再生速度制御部52は、バッファ51内のストリーミング・データの量が、上記操作しきい値を越えたと判断した場合に、デコード部53および再生制御部54に対して再生処理を速くするように制御し、これによって、リモコン操作時に、コンテンツがコンテンツ提供装置21から提供されてから表示装置40等に出力されるまでの時間を短縮する。

【選択図】 図5



【特許請求の範囲】**【請求項 1】**

映像データを含むコンテンツを出力するコンテンツ提供装置と、
前記コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信装置と、
前記ストリーミング・データを、前記ネットワークを介して受信する受信装置とを有し、
前記受信装置は、前記受信されたストリーミング・データをデコード処理がされるまで記憶するバッファ手段と、
前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、
デコード出力の再生速度を制御可能なデコード手段と、
前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第1のしきい値以下である場合は、前記デコード手段が通常の速度で前記ストリーミング・データの再生を行うよう制御し、
前記データ量が第1のしきい値を上回った場合は、前記デコード手段が前記通常の速度より速い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制御手段とを備えることを特徴とするデータ配信システム。

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【請求項 2】

映像データを含むコンテンツを出力するコンテンツ提供装置と、
前記コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信装置と、
前記ストリーミング・データを、前記ネットワークを介して受信する受信装置とを有し、
前記受信装置は、前記受信されたストリーミング・データをデコード処理がされるまで記憶するバッファ手段と、
前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、
デコード出力の再生速度を制御可能なデコード手段と、
前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第2のしきい値以上である場合は、前記デコード手段が通常の速度で前記ストリーミング・データの再生を行うよう制御し、
前記データ量が前記第2のしきい値を下回った場合は、前記デコード手段が前記通常の速度より低い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制御手段とを備えることを特徴とするデータ配信システム。

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【請求項 3】

映像データを含むコンテンツを出力するコンテンツ提供装置と、
前記コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信装置と、
前記ストリーミング・データを、前記ネットワークを介して受信する受信装置とを有し、
前記受信装置は、前記受信されたストリーミング・データをデコード処理がされるまで記憶するバッファ手段と、
前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、
デコード出力の再生速度を制御可能なデコード手段と、
前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第1のしきい値と前記第1のしきい値より小さい第2のしきい値の間である場合は、前記デコード手段が通常の速度で前記ストリーミング・データの再生を行うよう制御し、
前記データ量が第1のしきい値を上回った場合は、前記デコード手段が前記通常の速度より速い速度で前記ストリーミング・データの再生を行うよう制御し、前記データ量が第2のしきい値を下回った場合は、前記デコード手段が前記通常の速度より低い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制御手段とを備えることを特徴とするデータ配信システム。

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【請求項 4】

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請求項 1、2 または 3 に記載のデータ配信システムにおいて、
 前記受信装置は、前記コンテンツ提供装置を制御するための制御信号を出力する信号入力装置からの前記制御信号を受信する信号処理手段を更に有し、
 前記制御信号が、前記信号処理手段から、前記ネットワークおよび前記送信装置を介して前記コンテンツ提供装置に送信され、
 前記信号処理手段が、前記制御信号を受信した場合に、前記第 1 のしきい値を、前記第 1 のしきい値より小さい所定の値に変更することを特徴とするデータ配信システム。

【請求項 5】

請求項 4 に記載のデータ配信システムにおいて、
 前記信号処理手段は、前記制御信号を一定期間受信しない場合は、前記変更された第 1 のしきい値を、元の第 1 のしきい値に戻すことを特徴とするデータ配信システム。 10

【請求項 6】

請求項 1、2 または 3 に記載のデータ配信システムにおいて、
 前記デコード手段によりデコードされたストリーミング・データを受信し、前記映像データを表示する表示装置を更に有することを特徴とするデータ配信システム。

【請求項 7】

請求項 1、2 または 3 に記載のデータ配信システムにおいて、
 前記デコード手段は、前記再生速度制御手段から再生処理の速度を変更するよう制御された場合に、前記映像データから所定のフィールドまたはフレームを除去することにより、または前記映像データに所定のフィールドまたはフレームを挿入することによって再生速度を変更することを特徴とするデータ配信システム。 20

【請求項 8】

映像データを含むコンテンツを出力するコンテンツ提供ステップと、
 前記コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信ステップと、
 前記ストリーミング・データを前記ネットワークを介して受信し、前記ストリーミング・データをデコード処理がされるまでバッファ手段に記憶する記憶ステップと、
 前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、
 前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第 1 のしきい値以下である場合は、前記デコードステップが通常で前記ストリーミング・データの再生を行うよう制御し、
 前記データ量が第 1 のしきい値を上回った場合は、前記デコードステップが前記通常で前記再生速度より速い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制御ステップとを有することを特徴とするデータ配信方法。 30

【請求項 9】

映像データを含むコンテンツを出力するコンテンツ提供ステップと、
 前記コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信ステップと、
 前記ストリーミング・データを前記ネットワークを介して受信し、前記ストリーミング・データをデコード処理がされるまでバッファ手段に記憶する記憶ステップと、
 前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、
 前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第 2 のしきい値以上である場合は、前記デコードステップが通常で前記ストリーミング・データの再生を行うよう制御し、
 前記データ量が前記第 2 のしきい値を下回った場合は、前記デコードステップが前記通常で前記再生速度より低い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制御ステップとを有することを特徴とするデータ配信方法。 40

【請求項 10】

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映像データを含むコンテンツを出力するコンテンツ提供ステップと、
前記コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信ステップと、
前記ストリーミング・データを前記ネットワークを介して受信し、前記ストリーミング・データをデコード処理がされるまでバッファ手段に記憶する記憶ステップと、
前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、
前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第1のしきい値と前記第1のしきい値より小さい第2のしきい値の間である場合は、前記デコードステップが通常で前記ストリーミング・データの再生を行うよう制御し、
前記データ量が第1のしきい値を上回った場合は、前記デコードステップが前記通常で前記ストリーミング・データの再生を行うよう制御し、
前記データ量が前記第2のしきい値を下回った場合は、前記デコードステップが前記通常で前記ストリーミング・データの再生を行うよう制御する再生速度制御ステップとを有することを特徴とするデータ配信方法。

【請求項11】

請求項8、9または10に記載のデータ配信方法において、
前記映像データを含むコンテンツからなるストリーミング・データの提供を制御するための制御信号を受信する信号処理ステップを更に有し、
前記信号処理ステップが、前記制御信号を受信した場合に、前記第1のしきい値を、前記第1のしきい値より小さい所定の値に変更することを特徴とするデータ配信方法。

【請求項12】

請求項11に記載のデータ配信方法において、
前記信号処理ステップは、前記制御信号を一定期間受信しない場合は、前記変更された第1のしきい値を、元の第1のしきい値に戻すことを特徴とするデータ配信方法。

【請求項13】

請求項8、9または10に記載のデータ配信方法において、
前記デコードステップによりデコードされたストリーミング・データを受信し、前記映像データを表示する表示ステップを更に有することを特徴とするデータ配信方法。

【請求項14】

請求項8、9または10に記載のデータ配信方法において、
前記デコードステップは、前記再生速度制御ステップにより再生処理の速度を変更するよう制御された場合に、前記映像データから所定のフィールドまたはフレームを除去することにより、または前記映像データに所定のフィールドまたはフレームを挿入することによって再生速度を変更することを特徴とするデータ配信方法。

【請求項15】

映像データを含むコンテンツからなるストリーミング・データを受信し、前記ストリーミング・データを、デコード処理がされるまで記憶するバッファ手段と、
前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、デコード出力の再生速度を制御可能なデコード手段と、
前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第1のしきい値以下である場合は、前記デコード手段が通常で前記ストリーミング・データの再生を行うよう制御し、
前記データ量が第1のしきい値を上回った場合は、前記デコード手段が前記通常で前記ストリーミング・データの再生を行うよう制御する再生速度制御手段とを有することを特徴とするデータ受信装置。

【請求項16】

映像データを含むコンテンツからなるストリーミング・データを受信し、前記ストリーミング・データを、デコード処理がされるまで記憶するバッファ手段と、

前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、デコード出力の再生速度を制御可能なデコード手段と、
 前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第2のしきい値以上である場合は、前記デコード手段が通常
 の速度で前記ストリーミング・データの再生を行うよう制御し、
 前記データ量が第2のしきい値を下回った場合は、前記デコード手段が前記通常
 の速度より低い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制御手段とを有することを特徴とするデータ受信装置。

【請求項17】

映像データを含むコンテンツからなるストリーミング・データを受信し、前記ストリーミング・データを、デコード処理がされるまで記憶するバッファ手段と、
 前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、デコード出力の再生速度を制御可能なデコード手段と、
 前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第1のしきい値と前記第1のしきい値より小さい第2のしきい値の間である場合は、前記デコード手段が通常
 の速度で前記ストリーミング・データの再生を行うよう制御し、
 前記データ量が第1のしきい値を上回った場合は、前記デコード手段が前記通常
 の速度より速い速度で前記ストリーミング・データの再生を行うよう制御し、
 前記データ量が前記第2のしきい値を下回った場合は、前記デコード手段が前記通常
 の速度より低い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制御手段とを有することを特徴とするデータ受信装置。

【請求項18】

請求項15、16または17に記載のデータ受信装置において、
 前記映像データを含むコンテンツからなるストリーミング・データの提供を制御するための制御信号を受信する信号処理手段を更に有し、
 前記信号処理手段が、前記制御信号を受信した場合に、前記第1のしきい値を、前記第1のしきい値より小さい所定の値に変更することを特徴とするデータ受信装置。

【請求項19】

請求項18に記載のデータ受信装置において、
 前記信号処理手段は、前記制御信号を一定期間受信しない場合は、前記変更された第1のしきい値を、元の第1のしきい値に戻すことを特徴とするデータ受信装置。

【請求項20】

請求項15、16または17に記載のデータ受信装置において、
 前記デコード手段によりデコードされた前記ストリーミング・データを受信し、前記映像データを表示する表示手段を更に有することを特徴とするデータ受信装置。

【請求項21】

請求項15、16または17に記載のデータ受信装置において、
 前記デコード手段は、前記再生速度制御手段から再生処理の速度を変更するよう制御された場合に、前記映像データから所定のフィールドまたはフレームを除去することにより、
 または前記映像データに所定のフィールドまたはフレームを挿入することによって再生速度を変更することを特徴とするデータ受信装置。

【請求項22】

映像データを含むコンテンツからなるストリーミング・データを受信し、前記ストリーミング・データを、デコード処理がされるまでバッファ手段に記憶する記憶ステップと、
 前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、
 前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、前記データ量が第1のしきい値以下である場合は、前記デコードステップが通常
 の速度で前記ストリーミング・データの再生を行うよう制御し、

前記データ量が第1のしきい値を上回った場合は、前記デコードステップが前記通常
の速度より速い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制御
ステップとを有することを特徴とするデータ受信方法。

【請求項23】

映像データを含むコンテンツからなるストリーミング・データを受信し、前記ストリーミ
ング・データを、デコード処理がされるまでバッファ手段に記憶する記憶ステップと、
前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、
デコード出力の再生速度を制御可能なデコードステップと、
前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミ
ングで取得し、前記データ量が第2のしきい値以上である場合は、前記デコードステップ 10
が通常
の速度で前記ストリーミング・データの再生を行うよう制御し、
前記データ量が前記第2のしきい値を下回った場合は、前記デコードステップが前記通常
の速度より低い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制
御ステップとを有することを特徴とするデータ受信方法。

【請求項24】

映像データを含むコンテンツからなるストリーミング・データを受信し、前記ストリーミ
ング・データを、デコード処理がされるまでバッファ手段に記憶する記憶ステップと、
前記バッファ手段内の前記ストリーミング・データに前記デコード処理を施すとともに、
デコード出力の再生速度を制御可能なデコードステップと、
前記バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミ 20
ングで取得し、前記データ量が第1のしきい値と前記第1のしきい値より小さい第2のし
きい値の間である場合は、前記デコードステップが通常
の速度で前記ストリーミング・デ
ータの再生を行うよう制御し、
前記データ量が第1のしきい値を上回った場合は、前記デコードステップが前記通常
の速度より速い速度で前記ストリーミング・データの再生を行うよう制御し、
前記データ量が前記第2のしきい値を下回った場合は、前記デコードステップが前記通常
の速度より低い速度で前記ストリーミング・データの再生を行うよう制御する再生速度制
御ステップとを有することを特徴とするデータ受信方法。

【請求項25】

請求項22、23または24に記載のデータ受信方法において、 30
前記映像データを含むコンテンツからなるストリーミング・データの提供を制御するた
めの制御信号を受信する信号処理ステップを更に有し、
前記信号処理ステップが、前記制御信号を受信した場合に、前記第1のしきい値を、前記
第1のしきい値より小さい所定の値に変更することを特徴とするデータ受信方法。

【請求項26】

請求項25に記載のデータ受信方法において、
前記信号処理ステップは、前記制御信号を一定期間受信しない場合は、前記変更された第
1のしきい値を、元の第1のしきい値に戻すことを特徴とするデータ受信方法。

【請求項27】

請求項22、23または24に記載のデータ受信方法において、 40
前記デコードステップによりデコードされた前記ストリーミング・データを受信し、前記
映像データを表示する表示ステップを更に有することを特徴とするデータ受信方法。

【請求項28】

請求項22、23または24に記載のデータ受信方法において、
前記デコードステップは、前記再生速度制御ステップにより再生処理の速度を変更するよ
う制御された場合に、前記映像データから所定のフィールドまたはフレームを除去するこ
とにより、または前記映像データに所定のフィールドまたはフレームを挿入することによ
って再生速度を変更することを特徴とするデータ受信方法。

【発明の詳細な説明】

【0001】

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【発明の属する技術分野】

この発明は、映像・音声データを、ネットワークを介して配信するデータ配信システムおよび方法、ならびに映像・音声データを、ネットワークを介して受信するデータ受信装置およびデータ受信方法に関する。

【0002】**【従来の技術】**

ここ数年の間で、DVD (Digital Versatile Disk) の利用が広く浸透してきており、映画や音楽のコンテンツを記録したDVDも多く販売されるようになってきた。またデジタルハイビジョン放送も開始され、各家庭には、今までにない高画質、高音質なコンテンツが多く提供されるようになってきている。これらのメディアの普及に伴って、DVDを再生するDVD再生装置、デジタルハイビジョン放送を受信、表示するデジタルテレビジョン受信装置、およびデジタルハイビジョン放送等を録画して随時再生することができるホームビデオサーバといったコンテンツを提供する装置が次々と商品化され店頭に並んでいる。

【0003】

また、これらの装置は、ユーザのリモコン等の操作に応じて所定の動作をする。例えば、DVD再生装置は、映画のDVDの再生に際して、ユーザのリモコン操作に応じて特定のチャプターを選択して再生することができる。また、デジタルテレビジョン受信装置は、ユーザのリモコン操作に応じて、データ放送のプログラムによる双方向サービスを提供することができる。

【0004】

このような状況の中、高画質かつ高音質な映画やテレビジョン放送の番組を、より容易に家庭内で楽しむことができる「ホームネットワーク」が世間の注目を集め、これを実現するシステムも市販され始めている。このシステムの特徴の1つは、DVD再生装置やハードディスクドライブ等のコンテンツ提供装置からの映像・音声データが、ネットワークを介して伝送され、異なる部屋にあるテレビジョンモニタおよびスピーカ等で再生されることである。

【0005】

コンテンツ提供装置から映像・音声データを受け取った送信装置は、そのデータを圧縮符号化して、例えば、家庭内LAN (Local Area Network) 等のネットワークに送信する。圧縮符号化されたデータをネットワークを介して受信する受信装置は、このデータをデコードしてテレビジョンモニタやスピーカに出力する。ここで利用される家庭内LANは、例えば、100BASE-TXのネットワーク接続を使用したイーサネット (登録商標) LANや、IEEE802.11b、IEEE802.11gといった規格に従う無線LAN等である。

【0006】

また、このシステムでは、高画質、高音質を実現するために大きなサイズとなっている映像・音声データを含むストリーミング・データを、上記LANのような比較的帯域の狭いネットワークを利用して送信すること、および高データレートで当該ストリーミング・データを転送すると、送信装置および受信装置それぞれのCPU負荷を増大させてしまうこと等の理由により、当該ストリーミング・データを、例えば、MPEG-2 (Moving Picture Experts Group-2) 等の圧縮技術で圧縮する方法が用いられている。すなわち、送信装置側でそのストリーミング・データをMPEG-2形式にエンコードし、受信装置側では、その圧縮されたストリーミング・データをデコードし、出力する。

【0007】

このようなシステムにおいては、通常時のストリーミング・データの再生が滑らかに行われることが重要であるため、上記ストリーミング・データをデコードする受信装置内のデコーダの前段にストリーミング・データ受信用の大容量バッファが設けられる。このバッファ容量は、ネットワーク伝送遅延や、送信装置および受信装置の処理能力等を考慮して

、ある程度の余裕を持つように定められる。バッファ容量が小さいと、送信装置からのストリーミング・データの転送が遅延した場合に、デコーダが処理すべきデータがすぐになくなって、所定のタイミングで出力すべき映像および音声を提供することができず、結果的に滑らかなストリーミング・データの再生が行えないことになる。

【0008】

こうしたストリーミング・データの遅延の原因として代表的なものは、ネットワークの帯域幅が減少することである。同一のネットワーク上で、他の送信装置から他のストリーミング・データが送出されたり、他の受信装置に同一のストリーミング・データが送出されたりすると、利用可能なネットワークの帯域幅が急激に減少する。また、無線LAN利用時には、間に障害物が入ったり、他の機器と混信したりすることによって通信速度が低下する。 10

【0009】

また、ストリーミング・データの転送プロトコルには、パケットロス対策や伝送時間の保証を行わない、例えば、RTP (Real-time Transport Protocol) のようなプロトコルが利用される。ストリーミング・データの再生においては、1フレームの映像データの到着を待つことによってストリーミング再生が遅れるよりも、その1フレームの映像・音声データが欠落する方が好ましい。その方が、ユーザにとっては自然なストリーム再生と感じられるからである。

【0010】

同様のシステムとして、コンテンツ再生方法および装置が提案されている(特許文献1) 20。この方法および装置では、コンテンツの再生中に、シーン記述情報に基づいて後続のコンテンツデータの先行取得が行われる。

【0011】

【特許文献1】

特開2002-268999号公報

【0012】

【発明が解決しようとする課題】

しかしながら、上述した大容量バッファを使用すると、コンテンツ提供装置によってコンテンツ(映像・音声データ)が送信されてから、その映像・音声データがユーザに視聴可能となるまでの時間(遅延時間)が長くなってしまう。これにより、例えば、ネットワーク上に障害が発生した後でコンテンツの再生が再開されるときに安定再生状態に復帰するのに長い時間がかかることになる。 30

【0013】

また、このような遅延時間の長さは、ユーザがリモコン等を操作してコンテンツ提供装置に指示を送っても、その指示が表示に反映されるのに非常に長い時間がかかり、リモコン操作におけるリアルタイム性を損なうことになる。

【0014】

例えば、DVDに記録された映画のストリーミング・データが、DVD再生装置(コンテンツ提供装置)から、送信装置、ネットワーク、および受信装置を介してテレビジョンモニタ等に出力されているときに、ユーザが映画の言語を変更したり、視聴チャプターの変更をしたりするためにメニューを表示するように指示をした場合、そのDVD再生装置は、ユーザの指示を受け取るとすぐに対応するメニューの映像データを受信装置に向けて送信する。 40

【0015】

しかしながら、バッファには、依然として映画のシーンに対応する残りのストリーミング・データが格納されているので、上記メニューの表示は、それらのシーンが全て表示された後でテレビジョンモニタに表示される。従って、ユーザは、DVD再生装置に指示をしてから、その指示結果を見るまで非常に長い間待つ必要がある。特に、階層化された複数のメニューを表示させて、順次リモコンで指示をしていくような場合は、それぞれのメニュー表示に長い間待がかかるので、最終的な指示を行うまでに膨大な時間を要する。また 50

、このような遅延によって、ユーザがリモコン操作を誤る確率も増大する。

【0016】

また、ユーザが、テレビジョンモニタ等の表示装置に表示されている映像等を観てリモコンを操作しても、そのリモコンの指示を受け取ったコンテンツ提供装置は、全く異なる先行する映像を提供しているので、その指示を受け付けることができない場合もある。

【0017】

また更に、コンテンツ提供装置がDVD再生装置やビデオテープレコーダである場合には、リモコンによる再生や停止等の指示が、上述した遅延時間のためにユーザの期待する位置で行われないという問題もある。

【0018】

従って、この発明の目的は、DVD再生装置などのコンテンツ提供装置からコンテンツ（映像・音声データ）を配信する際に、小さなサイズのバッファを用いても、バッファ内にストリーミング・データが存在しない状態（アンダーフロー）や、バッファがストリーミング・データで一杯になる状態（オーバーフロー）の発生を抑制し、滑らかなストリーミング・データの再生を維持するように、上記ストリーミング・データのデコード処理の速度を調整するデータ配信システムおよび方法、ならびにデータ受信装置および方法を提供することにある。

【0019】

また、この発明の更なる目的は、ユーザがコンテンツ提供装置に対してリモコンの操作をした場合に、バッファ内のストリーミング・データの量を判定するしきい値を動的に変更することによって、そのコンテンツがコンテンツ提供装置より配信されてから表示装置に表示されるまでの時間を短縮するように制御するデータ配信システムおよび方法、ならびにデータ受信装置および方法を提供することにある。

【0020】

【課題を解決するための手段】

請求項1の発明は、映像データを含むコンテンツを出力するコンテンツ提供装置と、コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信装置と、ストリーミング・データを、ネットワークを介して受信する受信装置とを有し、受信装置は、受信されたストリーミング・データをデコード処理がされるまで記憶するバッファ手段と、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコード手段と、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第1のしきい値以下である場合は、デコード手段が通常でストリーミング・データの再生を行うよう制御し、データ量が第1のしきい値を上回った場合は、デコード手段が通常より早い速度でストリーミング・データの再生を行うよう制御する再生速度制御手段とを備えることを特徴とするデータ配信システムである。

【0021】

請求項2の発明は、映像データを含むコンテンツを出力するコンテンツ提供装置と、コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信装置と、ストリーミング・データを、ネットワークを介して受信する受信装置とを有し、受信装置は、受信されたストリーミング・データをデコード処理がされるまで記憶するバッファ手段と、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコード手段と、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第2のしきい値以上である場合は、デコード手段が通常でストリーミング・データの再生を行うよう制御し、データ量が第2のしきい値を下回った場合は、デコード手段が通常より低い速度でストリーミング・データの再生を行うよう制御する再生速度制御手段とを備えることを特徴とするデータ配信システムである。

【0022】

請求項3の発明は、映像データを含むコンテンツを出力するコンテンツ提供装置と、コン

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コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信装置と、ストリーミング・データを、ネットワークを介して受信する受信装置とを有し、受信装置は、受信されたストリーミング・データをデコード処理がされるまで記憶するバッファ手段と、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコード手段と、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第1のしきい値と第1のしきい値より小さい第2のしきい値の間である場合は、デコード手段が通常の方法でストリーミング・データの再生を行うよう制御し、データ量が第1のしきい値を上回った場合は、デコード手段が通常の方法より速い速度でストリーミング・データの再生を行うよう制御し、データ量が第2のしきい値を下回った場合は、デコード手段が通常の方法より低い速度でストリーミング・データの再生を行うよう制御する再生速度制御手段とを備えることを特徴とするデータ配信システムである。

【0023】

請求項8の発明は、映像データを含むコンテンツを出力するコンテンツ提供ステップと、コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信ステップと、ストリーミング・データをネットワークを介して受信し、ストリーミング・データをデコード処理がされるまでバッファ手段に記憶する記憶ステップと、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第1のしきい値以下である場合は、デコードステップが通常の方法でストリーミング・データの再生を行うよう制御し、データ量が第1のしきい値を上回った場合は、デコードステップが通常の方法より速い速度でストリーミング・データの再生を行うよう制御する再生速度制御ステップとを有することを特徴とするデータ配信方法である。

【0024】

請求項9の発明は、映像データを含むコンテンツを出力するコンテンツ提供ステップと、コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信ステップと、ストリーミング・データをネットワークを介して受信し、ストリーミング・データをデコード処理がされるまでバッファ手段に記憶する記憶ステップと、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第2のしきい値以上である場合は、デコードステップが通常の方法でストリーミング・データの再生を行うよう制御し、データ量が第2のしきい値を下回った場合は、デコードステップが通常の方法より低い速度でストリーミング・データの再生を行うよう制御する再生速度制御ステップとを有することを特徴とするデータ配信方法である。

【0025】

請求項10の発明は、映像データを含むコンテンツを出力するコンテンツ提供ステップと、コンテンツを必要に応じてエンコードし、ストリーミング・データとしてネットワーク上に送信する送信ステップと、ストリーミング・データをネットワークを介して受信し、ストリーミング・データをデコード処理がされるまでバッファ手段に記憶する記憶ステップと、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第1のしきい値と第1のしきい値より小さい第2のしきい値の間である場合は、デコードステップが通常の方法でストリーミング・データの再生を行うよう制御し、データ量が第1のしきい値を上回った場合は、デコードステップが通常の方法より速い速度でストリーミング・データの再生を行うよう制御し、データ量が第2のしきい値を下回った場合は、デコードステップが通常の方法より低い速度でストリーミング・データの再生を行うよう制御する再生速度制御ステップとを有することを特徴とするデータ配信方法である。

【0026】

請求項15の発明は、映像データを含むコンテンツからなるストリーミング・データを受信し、ストリーミング・データを、デコード処理がされるまで記憶するバッファ手段と、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコード手段と、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第1のしきい値以下である場合は、デコード手段が通常でストリーミング・データの再生を行うよう制御し、データ量が第1のしきい値を上回った場合は、デコード手段が通常より速い速度でストリーミング・データの再生を行うよう制御する再生速度制御手段とを有することを特徴とするデータ受信装置である。

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【0027】

請求項16の発明は、映像データを含むコンテンツからなるストリーミング・データを受信し、ストリーミング・データを、デコード処理がされるまで記憶するバッファ手段と、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコード手段と、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第2のしきい値以上である場合は、デコード手段が通常でストリーミング・データの再生を行うよう制御し、データ量が第2のしきい値を下回った場合は、デコード手段が通常より低い速度でストリーミング・データの再生を行うよう制御する再生速度制御手段とを有することを特徴とするデータ受信装置である。

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【0028】

請求項17の発明は、映像データを含むコンテンツからなるストリーミング・データを受信し、ストリーミング・データを、デコード処理がされるまで記憶するバッファ手段と、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコード手段と、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第1のしきい値と第1のしきい値より小さい第2のしきい値の間である場合は、デコード手段が通常でストリーミング・データの再生を行うよう制御し、データ量が第1のしきい値を上回った場合は、デコード手段が通常より速い速度でストリーミング・データの再生を行うよう制御し、データ量が第2のしきい値を下回った場合は、デコード手段が通常より低い速度でストリーミング・データの再生を行うよう制御する再生速度制御手段とを有することを特徴とするデータ受信装置である。

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【0029】

請求項22の発明は、映像データを含むコンテンツからなるストリーミング・データを受信し、ストリーミング・データを、デコード処理がされるまでバッファ手段に記憶する記憶ステップと、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第1のしきい値以下である場合は、デコードステップが通常でストリーミング・データの再生を行うよう制御し、データ量が第1のしきい値を上回った場合は、デコードステップが通常より速い速度でストリーミング・データの再生を行うよう制御する再生速度制御ステップとを有することを特徴とするデータ受信方法である。

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【0030】

請求項23の発明は、映像データを含むコンテンツからなるストリーミング・データを受信し、ストリーミング・データを、デコード処理がされるまでバッファ手段に記憶する記憶ステップと、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第2のしきい値以上である場合は、デコードステップが通常でストリーミング・データの再生を行うよう制御し、データ量が第2のしきい値を下回った場合は、デコードステッ

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ブが通常の速度より低い速度でストリーミング・データの再生を行うよう制御する再生速度制御ステップとを有することを特徴とするデータ受信方法である。

【0031】

請求項24の発明は、映像データを含むコンテンツからなるストリーミング・データを受信し、ストリーミング・データを、デコード処理がされるまでバッファ手段に記憶する記憶ステップと、バッファ手段内のストリーミング・データにデコード処理を施すとともに、デコード出力の再生速度を制御可能なデコードステップと、バッファ手段内に記憶されているストリーミング・データのデータ量を所定のタイミングで取得し、データ量が第1のしきい値と第1のしきい値より小さい第2のしきい値の間である場合は、デコードステップが通常の速度でストリーミング・データの再生を行うよう制御し、データ量が第1のしきい値を上回った場合は、デコードステップが通常の速度より速い速度でストリーミング・データの再生を行うよう制御し、データ量が第2のしきい値を下回った場合は、デコードステップが通常の速度より低い速度でストリーミング・データの再生を行うよう制御する再生速度制御ステップとを有することを特徴とするデータ受信方法である。

【0032】

この発明によれば、DVD再生装置などのコンテンツ提供装置からコンテンツ（映像・音声データ）を配信する際に、小さなサイズのバッファを用いても、バッファ内にストリーミング・データが存在しない状態（アンダーフロー）や、バッファがストリーミング・データで一杯になる状態（オーバーフロー）の発生を抑制し、滑らかなストリーミング・データの再生を維持するように、上記ストリーミング・データのデコード処理の速度が調整される。

【0033】

また、この発明によれば、ユーザがコンテンツ提供装置に対してリモコンの操作をした場合に、バッファ内のストリーミング・データの量を判定するしきい値を動的に変更することによって、そのコンテンツがコンテンツ提供装置より配信されてから表示装置に表示されるまでの時間を短縮するように制御される。

【0034】

【発明の実施の形態】

以下、この発明の実施の形態について、図面を用いて説明する。また、各図にわたり、同一の構成要素には同一の符号が付されている。図1は、この発明の第1の実施の形態に係るデータ配信システム1の構成要素を示すブロック図である。

【0035】

データ配信システム1は、コンテンツ提供装置2、送信装置4、受信装置9、表示装置13、音声出力装置14、およびネットワーク15を含む。ここで、後述する受信装置9内のバッファ16、再生速度制御部17はそれぞれ、バッファ手段、再生速度制御手段に対応し、デコーダ18および再生制御部19は、デコード手段に対応する。また、コンテンツ提供装置2と送信装置4は、1つの装置として一体的に構成されてもよい。

【0036】

コンテンツ提供装置2は、映像データおよび音声データを含むコンテンツを提供する装置であり、DVD再生装置（DVDプレイヤー）、ビデオテープレコーダ、ビデオサーバ、アナログテレビジョン受信機、およびデジタルテレビジョン受信機等がこれに相当する。

【0037】

また、コンテンツ提供装置2は、DVD、ビデオカセットテープ、ハードディスク等の記録媒体からコンテンツ（映像・音声データ）を読み取り、またはデジタルテレビジョン放送やアナログテレビジョン放送を受信し、A/V（Audio/Visual）データ生成部3で、そのコンテンツやテレビジョン放送を所定のフォーマットに変換し、A/Vデータとして出力する。こうしたコンテンツ提供装置2は、通常、テレビジョンモニタ等の表示装置13やスピーカ等の音声出力装置14に直接接続して映像および音声を出力できる市販の装置であつてもよい。また、この例では、A/Vデータは、アナログデータと

して出力されているが、メディアの種類とコンテンツ提供装置2の機能の組み合わせによっては、デジタルデータで出力することも可能である。

【0038】

送信装置4は、A/D変換部5、エンコーダ6、RTP送信部7、およびネットワーク・インタフェース8を有し、受信した映像・音声データをデジタル化して圧縮し、ネットワーク15上に送信する。

【0039】

A/D変換部5は、コンテンツ提供装置2から受信したアナログの映像・音声データをデジタルに変換する。前述したように、コンテンツ提供装置2からの出力がデジタルデータとして提供される場合、このA/D変換部5における処理は不要となる。

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【0040】

エンコーダ6は、A/D変換部5から受信したデジタルの映像・音声データを所定の圧縮方法で圧縮する。これらのデータは、後述するように、帯域に制限のあるネットワークを介して受信装置9に送信されるので、できるだけ帯域を占有しないように圧縮されることが好ましい。また、圧縮することによって高データレートでの転送を回避し、送信装置4および受信装置9のCPU負荷を低減することも可能である。

【0041】

こうした映像・音声データの圧縮方法としては、MPEG-2 (Moving Picture Experts Group-2) が一般的に用いられている。本実施の形態では、映像データ、音声データともにMPEG-2で圧縮符号化が行われるものとして説明を行うが、この圧縮方法に限定される必要はなく、他の圧縮方法を用いてシステムを構築することもできる。

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【0042】

次に、MPEG-2形式にエンコードされた映像・音声データは、ネットワーク15上で送信を行うために、RTP送信部7でプロトコルに応じた変調処理がされ、その後、ネットワーク・インタフェース8、ネットワーク15、および受信装置9のネットワーク・インタフェース10を介して受信装置9のRTP受信部11に送信される。この例では、送信装置4と受信装置9を接続するネットワーク15として100BASE-TXのネットワーク接続からなるイーサネットLANが使用され、プロトコルはRTP (Real-time Transport Protocol) が利用される。送信装置4と受信装置9との間は、その他のネットワークで接続することができ、更に、RTP以外のプロトコルを使用することができる。例えば、IEEE802.11a等の規格に基づく無線LANでこれらの装置間でデータの転送を行うこともできる。また、これらのネットワーク接続は家庭内に限られるものと解すべきではなく、LAN以外にも、WAN (Wide Area Network) やMAN (Metropolitan Area Network) に適用することができる。更に、特定のネットワーク・トポロジーに限定されるものでもない。

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【0043】

コンテンツ提供装置2のなかには、DVDメディアやハードディスク内に、既にMPEG-2のTS (Transport Stream: トランスポート・ストリーム) の形式で映像・音声データを記憶しているものもある。従って、そのような形式のデータを送信する場合、A/D変換部5およびエンコーダ6を使用する必要はない。

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【0044】

本実施の形態に係るデータ配信システム1が、家庭内でホームシアターを構成するために用いられる場合は、コンテンツ提供装置2や送信装置4は、通常、リビング等の同じ部屋に配置される。受信装置9は、コンテンツ提供装置2等と同じ部屋に置かれることもあるが、離れた別の部屋に置かれることもある。

【0045】

また、図1に示すデータ配信システム1をクライアント・サーバ型のシステムと考えれば、送信装置4がサーバであり、受信装置9がクライアントという関係になる。また、前述

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したように、受信装置 9 が表示装置 13 および音声出力装置 14 と一体的に形成され、例えば、1 つのテレビジョン受信機として構成される場合は、このテレビジョン受信機がクライアントとなる。

【0046】

受信装置 9 は、ネットワーク・インタフェース 10、RTP 受信部 11、およびデコード部 12 を有する。ネットワーク・インタフェース 10 は、送信装置 4 のネットワーク・インタフェース 8 から送信されたストリーミング・データをネットワーク 15 を介して受信する。RTP 受信部 11 は、ネットワーク・インタフェース 10 からのストリーミング・データを復調し、MPEG-2 の TS を生成する。

【0047】

デコード部 12 は、上記 TS から映像データ、音声データを個別にデコードし、それぞれの出力装置に（すなわち、映像データはテレビジョンモニタ等の表示装置 13 に、音声データはスピーカ等の音声出力装置 14 に）再生タイミングを調整した上で出力する。

【0048】

この例では、受信装置 9、表示装置 13、および音声出力装置 14 は、それぞれ別の装置として表されているが、受信装置 9 に、表示装置 13 と音声出力装置 14 の両方、またはどちらか一方を組み込んで単一の装置として構成することもできる。例えば、受信装置 9 の構成要素を全て含んだデジタルテレビジョン受信機を構成することができる。

【0049】

このようなシステムでは、ネットワーク環境などにより多少のデータが欠落しても後続のデータが影響なく再生できるために、(OSI 参照モデルにおける) トランスポートレイヤのプロトコルとして、再送制御を行わない UDP が利用されることが多い。本実施の形態で使用される RTP もトランスポートレイヤに UDP を利用するプロトコルである。

【0050】

RTP 送信部 7 では、映像・音声データの圧縮符号化がエンコーダ 6 によって行われた段階で、受信装置 9 の状態に関係なく圧縮符号化されたストリーミング・データを受信装置 9 のネットワーク・インタフェース 10 に送出する。従って、受信装置 9 では、デコード部 12 の処理状態に関係なく当該ストリーミング・データを受け取ることになる。ストリーミング・データの受信間隔は一定でなく、また一回に受信するストリーミング・データのサイズもコンテンツの内容等によって変化する。デコード部 12 が、ストリーミング・データのデコード処理をしている間に後続のストリーミング・データを受信しても、そのストリーミング・データをすぐに処理することはできない。

【0051】

そのため、デコード部 12 は、受信したストリーミング・データを蓄積するバッファを備え、デコード処理中に受信したストリーミング・データを後で処理できるようにしている。以下に、デコード部 12 によるバッファの利用態様を、図 2 を参照して説明する。また、ここで説明するバッファは、例えば、MPEG-2 の TS (トランスポート・ストリーム) を記憶するものであり、TS は、ビデオ・ストリームとオーディオ・ストリームを含むデータ・ストリームである。従ってこの場合は、バッファを 1 つ設ければよいが、映像データと音声データを別のデータ・ストリームで転送するような場合は、映像データと音声データそれぞれにバッファを設けるように構成してもよい。

【0052】

図 2 は、デコード部 12 が、RTP 受信部 11 からストリーミング・データを受信してバッファ 16 に記憶し、それを順次処理する態様が概念的に示されている。また、この図に示す例では、デコード部 12 は、バッファ 16、再生速度制御部 17、デコーダ 18、および再生制御部 19 を備えている。

【0053】

最初に、RTP 受信部 11 は、ネットワーク・インタフェース 10 から送信装置 4 により送信されたストリーミング・データ (MPEG-2 形式に圧縮符号化された映像・音声データ) を受信すると、そのデータをバッファ 16 に送信する。バッファ 16 は、例えば、

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リングバッファ構成をとるFIFO(First-In First-Out)型のメモリであり、当該ストリーミング・データを受信してそれらを蓄積する。バッファ16内のストリーミング・データは、最初に受信したものから順に、デコーダ18および再生制御部19に提供され、そこでストリーミング・データのデコード処理を含む再生処理が行われる。デコーダ18によるデコード処理では、MPEG-2形式のデータが、映像データ、音声データに分離され、出力装置が扱うデータ形式にそれぞれ変換され、変換されたデータが当該出力装置に送信される。映像データは、表示装置13に出力するための形式に変換され、音声データは、音声出力装置14に出力するための形式に変換される。

【0054】

コンテンツの再生中に、バッファ16に一定期間ストリーミング・データの受信がなく、デコーダ18および再生制御部19が、全てのストリーミング・データについて再生処理を終えた場合、デコーダ18は次に処理すべきストリーミング・データを取得することができない。このような状態を「アンダーフロー」と言い、表示装置13には同じフレームの映像が繰り返し表示されるフリーズ状態となる。

【0055】

逆に、デコーダ18および再生制御部19でストリーミング・データの再生処理を行うペース以上にストリーミング・データを受信する場合、バッファ16はストリーミング・データで一杯になり、新たに受信したストリーミング・データを消失するかまたは最新のデータを上書きする。これは「オーバーフロー」と呼ばれる状態で、表示装置13には、上記消失したデータ、または上書きされたデータに対応するフレームがスキップされて表示される。

【0056】

このような事象の発生を回避するためには、バッファ容量にマージンを加え、バッファ容量をある程度大きめに設定する必要がある。本実施の形態では、バッファ容量を、受信装置9におけるストリーミング・データの受信間隔、受信するストリーミング・データの平均サイズ、デコーダ18および再生制御部19の処理能力、コンテンツ提供装置2からA/Vデータが生成されてから受信装置9でストリーミング・データがデコード・再生されるまでの遅延時間等を考慮して設定する。

【0057】

更に、本実施の形態では、例えば、図2に示すようなアンダーフローしきい値およびオーバーフローしきい値を設定するとともに、再生速度制御部17が、バッファ16内に記憶されたストリーミング・データの量を監視・取得する。再生速度制御部17は、こうして取得されたストリーミング・データの量が上記アンダーフローしきい値を下回っていると判定した場合は、デコーダ18および再生制御部19による再生処理を低速にするよう制御し、オーバーフローしきい値を上回っていると判定した場合は、デコーダ18および再生制御部19による再生処理を高速にするよう制御する。

【0058】

デコーダ18および再生制御部19による再生処理は、上記MPEG-2形式のデータをデコードしてから、当該データを表示装置13や音声出力装置14に再生出力するまでの処理を意味する。

【0059】

オーバーフローしきい値は、バッファに蓄積されたストリーミング・データの量がこの値を超えた場合に、オーバーフローに近い状態であることを示すために設定されているので、バッファ16の容量(最大容量)より小さい値で、かつこの容量の値にある程度近接する値である必要がある。同様に、アンダーフローしきい値は、バッファに蓄積されたストリーミング・データの量がこの値を下回った場合に、アンダーフローに近い状態であることを示すために設定されているので、ゼロより大きい値で、かつこのゼロの値にある程度近接する値である必要がある。例えば、図2では、オーバーフローしきい値は、バッファ16の最大容量の位置から、バッファ16の容量の1/7だけ下の位置(小さい値)に設定されている。一方、アンダーフローしきい値は、バッファ16のゼロの位置から、バッ

ファ16の容量の1/7だけ上の位置(大きい値)に設定されている。

【0060】

デコーダ18および再生制御部19は協働して、再生速度制御部17から指定された再生速度に基づきストリーミング・データの再生速度を調整するが、この速度調整には、様々な方法が考えられる。例えば、高速な再生処理を行う場合は、1秒間に60フィールドの元の映像データを数フィールド減らして1秒より短い時間で再生する。逆に、低速な再生処理を行う場合は、上記60フィールドに数フィールドを補間して1秒より長い時間で再生する。当該フィールドの補間は、24コマの映画フィルムを30コマのDVD用の映像に変換するテレシネ変換と同様の方法で行われる。こうした速度変更のための処理はフィールド単位で行われることが望ましいが、フレームなどのその他の単位で行うこともできる。 10

【0061】

また、MPEG-2のTSが有するPTS(Presentation Time Stamp)等の情報を元に、ストリーミング・データのデコード処理の開始時間を調整することもできる。

【0062】

これらの方法を用いることによって、人間がその速度差にほとんど気づかない高速化および低速化を行うこともできる。

【0063】

このようなデコーダ18および再生制御部19の再生速度の調整によって、バッファ16 20内のストリーミング・データの量がアンダーフローしきい値を下回っている場合は、しだいにストリーミング・データがバッファ16内に蓄積され、当該データの量がアンダーフローしきい値を上回る状態になる。一方、バッファ16内のストリーミング・データの量がオーバーフローしきい値を上回っている場合は、しだいにストリーミング・データがバッファ16内で減少し、当該データの量がオーバーフローしきい値を下回る状態になる。この結果、バッファ16内に蓄積されたストリーミング・データの量が、アンダーフローしきい値とオーバーフローしきい値との間の値となった場合、再生速度制御部17は、再生処理を通常の数値に戻すよう制御する。

【0064】

次に、上述した再生速度制御部17の動的な制御を、図3のフローチャートを用いて説明 30する。図3に示された処理は、所定のタイミングで繰り返し起動されるが、このタイミングは通常、再生速度制御部17がバッファ16を監視するタイミングと一致するものである。

【0065】

最初に、ステップS10で、再生速度制御部17がバッファ16内のストリーミング・データのデータ量を検出する。次に、ステップS11で、この検出値と上記各しきい値との比較を行う。データ量の値がオーバーフローしきい値より大きい場合は、ステップS12に進み、再生速度を高速にするよう制御する。データ量の値がアンダーフローしきい値より小さい場合は、ステップS14に進み、再生速度を低速にするよう制御する。データ量の値がアンダーフローしきい値以上で、オーバーフローしきい値以下である場合は、ステ 40ップS13に進み、再生速度を通常の数値にするよう制御する。

【0066】

以上説明したように、それぞれのステップS12、ステップS13、ステップS14で、再生速度が切り換えられるが、以前の制御によって、既に同じ速度に切り換えられている場合は、各ステップで速度切換制御を行う必要はない。また、本実施の形態の例では、2つのしきい値が用いられているが、より多くのしきい値を設定して、再生速度をより詳細なレベルで切り換えるように制御することもできる。

【0067】

本実施の形態によって、結果的に、従来のものより小さいサイズのバッファを使用しても、バッファ内に処理すべきストリーミング・データが存在しない状態(アンダーフロー) 50

や、バッファがストリーミング・データで一杯になる状態（オーバーフロー）が発生する可能性を低減することができる。また、本実施の形態において従来のサイズのバッファを用いた場合は、上記オーバーフローおよびアンダーフローの発生確率がより一層低減される。

【0068】

次に、図4ないし図7を参照して、この発明の第2の実施の形態に係るデータ配信システムについて説明する。図4は、第2の実施の形態に係るデータ配信システム20の構成を表すブロック図である。

【0069】

本実施の形態のデータ配信システム20は、コンテンツ提供装置21で生成されたA/Vデータが、送信装置24でMPEG-2等の好適な圧縮フォーマットにエンコードされ、ネットワーク42を介して受信装置32に送信され、最終的に表示装置40および音声出力装置41に映像や音声として出力されるという点で、前述の第1の実施の形態に係るデータ配信システム1と共通している。

【0070】

すなわち、データ配信システム20のA/Vデータ生成部22、A/D変換部25、エンコーダ26、RTP送信部27、およびRTP受信部34は、データ配信システム1のA/Vデータ生成部3、A/D変換部5、エンコーダ6、RTP送信部7、およびRTP受信部11と同様の機能を有している。従って、これらについては、詳細な説明を省略する。

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【0071】

データ配信システム20は、データ配信システム1の機能に加え、ユーザがリモートコントロールコマンド（以下、リモコンと称する）によって、コンテンツ提供装置21に指示を送信する機能を有している。ユーザのリモコン操作の内容は、受信装置32によって受信され、ネットワーク42、および送信装置24を介してコンテンツ提供装置21に伝えられる。コンテンツ提供装置21と表示装置40は、遠く隔てて置かれたり、別の部屋の置かれたりする場合があります。このような状況では、リモコンによってコンテンツ提供装置21を直接操作することはできない。従って、このように映像・音声データとは逆の経路でリモコンの指示をネットワークを介して伝えられることは、ユーザの操作性を向上するうえで好ましい構成であると言える。

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【0072】

また、この例では、コンテンツ提供装置21に対する指示をリモコン39によって行うこととしているが、受信装置32に接続されたキーボード、マウス、タッチパネル等の他の入力装置を用いて当該指示を行うこともできる。

【0073】

ここで、後述する受信装置9内のバッファ51、再生速度制御部52はそれぞれ、バッファ手段、再生速度制御手段に対応し、デコーダ53および再生制御部54は、デコード手段に対応する。また、リモコン39は信号入力装置に対応し、後述するIRコード処理部37は信号処理手段に対応し、表示装置40は表示手段に対応する。更に、コンテンツ提供装置21と送信装置24は、前述した第1の実施の形態と同様に、1つの装置として一体的に構成され得る。

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【0074】

次に、図4のブロック図を参照して、リモコン39による指示が伝えられる経路の順に、関連する構成要素を説明する。リモコン39は、コンテンツ提供装置21のリモコンであっても良いが、後で説明するコマンド変換部29の機能により、別のリモコン39を使用してコンテンツ提供装置に指示を送信することもできる。例えば、表示装置40や受信装置32に対する指令を送信することができ、更に異なるメーカーからなる複数のコンテンツ提供装置21にそれぞれ指示を送信することのできるようなものをリモコン39として構成することができる。

【0075】

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コンテンツ提供装置 21 に対するリモコン 39 の指令は、例えば、コンテンツ提供装置 21 が DVD 再生装置であれば、DVD のコンテンツメニューの表示、コンテンツの再生、停止、チャプター一覧の表示等が考えられる。また、コンテンツ提供装置 21 がデジタルテレビジョン受信装置であれば、チャンネルの変更や、データ放送を利用した双方向サービスに関する指示等が考えられる。

【0076】

ユーザが、コンテンツ提供装置 21 の操作を行うためにリモコン 39 のボタンを押して指示を送信すると、その指示内容に対応する制御信号（赤外線信号）が発信される。リモコン 39 は、所定のタイミングで所定のパルスを送信し、これらのタイミングの組み合わせによって、指示内容、指示対象機器、機器メーカー等を特定する。

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【0077】

こうして発信された赤外線信号は、受信装置 32 の赤外線受光部 38 によって受信され、IR コードを IR コード処理部 37 に送信する。IR コード処理部 37 は受信した IR コードを所定のルールに基づいて符号化し、制御コマンドを生成する。制御コマンドは次に、制御コマンド送信部 36 に送信され、そこで、送信プロトコルに応じた変調処理が行われ、ネットワーク・インタフェース 33 に送られる。

【0078】

制御コマンド送信部 36 によって変調された変調データは、ネットワーク・インタフェース 33 から、ネットワーク 42 および送信装置 24 のネットワーク・インタフェース 31 を介して制御コマンド受信部 30 に送信される。この例では、上記変調データが、第 1 の実施の形態で説明したストリーミング・データの転送と同じ経路、すなわち、ネットワーク 42 を介して転送されるが、別の経路を利用して転送することもできる。

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【0079】

ネットワーク・インタフェース 31 によって受信された変調データは、制御コマンド受信部 30 に送信され、そこで復調処理が行われ、制御コマンドが得られる。ここで得られた制御コマンドは、リモコン 39 のメーカーに依存したものである。従って、指示対象のコンテンツ提供装置 21 が別のメーカーである場合や、リモコン 39 からの指示を想定していない場合には、そのリモコン 39 からの制御コマンドを解釈することができない。そのような場合に、コマンド変換部 29 は、受信した制御コマンドを、指示対象のコンテンツ提供装置 21 の機種に対応した制御コマンドに変換する。

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【0080】

この変換は、例えば、事前に用意された変換テーブルを参照することによって行われる。変換テーブルは、例えば、各メーカー（機種）に対するそれぞれの制御コマンドが、何の操作を意味するかを対応付けて格納する。コマンド変換部 29 は、変換テーブルを参照して、ネットワーク・インタフェース 31 から受信した制御コマンドの内容とリモコン 39 が対応するメーカー（機種）から、そのコマンドがどの操作を指示するものであるかを判定する。次に、コマンド変換部 29 は、再び、変換テーブルを参照して、当該判定された操作をコンテンツ提供装置 21 に指示するための制御コマンドを検索し、取得する。

【0081】

こうして取得されたコンテンツ提供装置 21 用の制御コマンドの内容は、赤外線の各パルスの発生タイミングを表すものであり、赤外線発光部 28 は、この内容に沿って赤外線を出力する。

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【0082】

赤外線発光部 28 から発信された赤外線は、コンテンツ提供装置 21 の赤外線受光部 23 によって受信され、これがコンテンツ提供装置 21 によって解釈され、その解釈された内容に従って、所定の操作が行われる。

【0083】

次に、図 5 を参照して本実施の形態の受信装置 32 のデコード部 35 の処理内容について説明する。本実施の形態のデコード部 35 は、第 1 の実施の形態の受信装置 9 のデコード部 12 と同様、バッファ 51 および再生速度制御部 52 を有し、再生速度制御部 52 が、

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バッファ51内のストリーミング・データの量に応じてストリーミング・データの再生速度を変化させるよう制御して、滑らかな映像・音声データの再生を維持しようとする。

【0084】

しかしながら、バッファ51を有するために、コンテンツ提供装置21のA/Vデータ生成部22からA/Vデータが生成されてから、映像・音声データが表示装置40、音声出力装置41に出力されるまでに非常に大きな遅延時間が存在する。このことは、ユーザがリモコン39を操作してコンテンツ提供装置21に指示を送っても、その指示が反映されるのに非常に長い時間がかかることを意味する。特に、階層化されたメニューを表示させて、順次リモコンで指示をしていくような場合は、それぞれの表示を長い間待つ必要があるので、最終的に指示を完了するまでに膨大な時間がかかる。

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【0085】

また、ユーザが、表示装置40に表示されている映像等を観てリモコン39を操作しても、そのリモコン39の指示を受け取ったコンテンツ提供装置21は、後続の映像等を提供しているので、その指示を受け付けるモードにない場合もある。

【0086】

また更に、コンテンツ提供装置21がDVD再生装置やビデオテープレコーダである場合には、リモコン39による指示が遅れるため、所望する再生位置や停止位置で表示が行われないなどの不都合もある。

【0087】

このような問題を解決するために、本実施の形態のデコード部35の再生速度制御部52は、ユーザがリモコン39の操作をした場合に、IRコード処理部37からの信号により、オーバーフローしきい値を小さくするように制御し、ユーザが、リモコン39を一定時間使用しないと、通常のオーバーフローしきい値に戻すよう制御する。この制御によって、ユーザがリモコン39を操作した場合は、バッファ51内のストリーミング・データが通常の量であっても、オーバーフローしきい値を上回ることになり、デコーダ53と再生制御部54によって高速な再生処理が実現される。

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【0088】

従って、再生速度制御部52は、バッファ51内のストリーミング・データとしきい値を比較して、その結果に応じて再生速度を変化させるよう制御する点については、図3に関連して説明した第1の実施の形態における再生速度制御部17と同様である。しかしながら、当該機能に加えて、オーバーフローしきい値を動的に変化させることによってリモコン39が操作された際の応答速度を速めることができる。

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【0089】

すなわち、本実施の形態では、ユーザがリモコンを操作した場合は、コンテンツ提供装置21からA/Vデータが提供されてから、表示装置40等に実際に映像が表示されるまでの遅延時間を小さくすることができる。

【0090】

図5は、このオーバーフローしきい値の変更を概念的に示す概略図である。バッファ51内のうち、斜線で示されている部分にストリーミング・データが記憶されているものとする。オーバーフローしきい値として、通常しきい値と操作時しきい値のどちらかが選択される。図5に示されたストリーミング・データの量では、オーバーフローしきい値が通常しきい値に設定されている場合、デコーダ53および再生制御部54は、通常速度でストリーミング・データの再生処理を行うが、ユーザがリモコン39を操作して、オーバーフローしきい値が操作時しきい値に設定された場合、バッファ51内のストリーミング・データのデータ量がオーバーフローしきい値を上回ることになり、デコーダ53および再生制御部54は、高速でストリーミング・データの再生処理を行う。

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【0091】

ここで、通常しきい値は、図2に示した第1の実施の形態のオーバーフローしきい値と同様のものである。操作時しきい値は、この通常しきい値とアンダーフローしきい値との間で任意に設定しうるが、通常しきい値に近い値をとると、高速な再生処理が長く継続され

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ずに、実効があがらない可能性がある。図5の例では、バッファ51の容量の中程よりやや下に設定されている。

【0092】

デコーダ53および再生制御部54は、再生速度制御部52から再生速度を受け取ると、その速度でストリーミング・データが表示装置40等に出力されるようにデコード処理および再生制御を行う。再生速度の調整方法は、第1の実施の形態のデコーダ18および再生制御部19について説明したものと同様の方法が考えられる。

【0093】

図6は、再生速度制御部52の機能を詳細に説明するためのブロック図である。ユーザがリモコン39を操作すると、受信装置32の赤外線受光部38からIRコード処理部37にIRコードが送信される。IRコード処理部37は、IRコードを受け取ると、それを制御コマンドに変換して制御コマンド送信部36に送信するとともに、再生速度制御部52にIRビジー信号を送信する。 10

【0094】

再生速度制御部52のタイマー63は、一定期間内にIRコード処理部37からIRビジー信号を受け取ると、セレクトタ62に、オーバーフローしきい値として操作時しきい値を設定するよう指示する。一定期間内にIRビジー信号を受け取らなかった場合は、セレクトタ62に、オーバーフローしきい値として、操作時しきい値より大きい通常しきい値を設定するよう指示する。

【0095】

バッファ内データ量取得部61は、バッファ51内のストリーミング・データのデータ量を取得し、再生速度決定部64に送信する。ここで、再生速度決定部64は、図3に示すものと同様のプロセスで、バッファ内のデータ量と、オーバーフローしきい値およびアンダーフローしきい値を比較し、再生速度を決定する。再生速度決定部64に人力されるオーバーフローしきい値は、前述のように、セレクトタ62によって適宜切り換えられたものである。 20

【0096】

上述したしきい値の切り換えプロセスを図7のフローチャートを参照して説明する。最初に、タイマー63が、ステップS21でIRビジー信号を受信したかどうか判定する。受信したと判定された場合、ステップS22に進み、そこでセレクトタ62に、オーバーフローしきい値として操作時しきい値を設定するよう指示する。 30

【0097】

ステップS21でIRビジー信号を受信していないと判定された場合、一定の周期でステップS21の判定を繰り返し(ステップS23のNO)、一定時間が経過したら、ステップS24に進む(ステップS23のYES)。ステップS24では、セレクトタ62に、オーバーフローしきい値として通常しきい値を設定するよう指示する。

【0098】

ここまで、この発明の第1および第2の実施の形態に係るデータ配信システム1、20について、コンテンツが映像データおよび音声データを含むものとして説明してきたが、同様に、映像データのみを含むコンテンツを扱うことも可能である。映像データは、音声データに比べてサイズが大きいので、この発明による効果はより顕著である。 40

【0099】

【発明の効果】

この発明によれば、DVD再生装置などのコンテンツ提供装置からコンテンツ(映像・音声データ)を配信する際に、小さなサイズのバッファを用いても、バッファ内にストリーミング・データが存在しない状態や、バッファがストリーミング・データで一杯になる状態の発生をできるだけ抑止し、滑らかなストリーミング・データの再生を維持するように制御することができる。

【0100】

また、この発明によれば、ユーザがコンテンツ提供装置に対してリモコンの操作をした場 50

合に、バッファ内のストリーミング・データの量を判定するしきい値を動的に変更することによって、そのコンテンツがコンテンツ提供装置より配信されてから表示装置に表示されるまでの時間を短縮するように制御することができる。

【図面の簡単な説明】

【図1】この発明の第1の実施の形態に係るデータ配信システムの構成を示すブロック図である。

【図2】図1に示すデータ配信システムのデコード部の構成を示すブロック図である。

【図3】図2に示すデータ配信システムの再生速度制御部が再生速度を決定するプロセスのフローチャートである。

【図4】この発明の第2の実施の形態に係るデータ配信システムの構成を示すブロック図である。 10

【図5】図4に示すデータ配信システムのデコード部の構成を示すブロック図である。

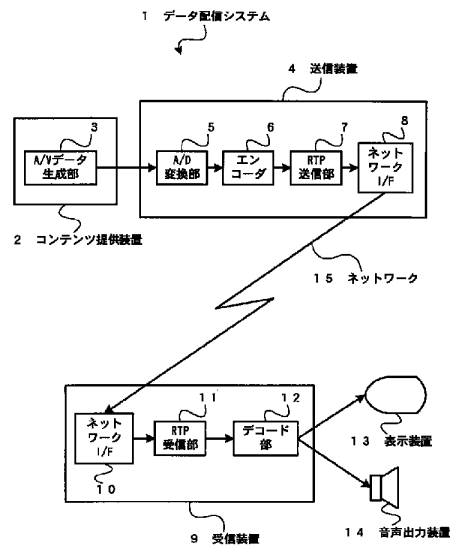
【図6】図5に示すデータ配信システムの再生速度制御部の構成を示すブロック図である。

【図7】図6に示すデータ配信システムの再生速度制御部がしきい値を切り換えるプロセスのフローチャートである。

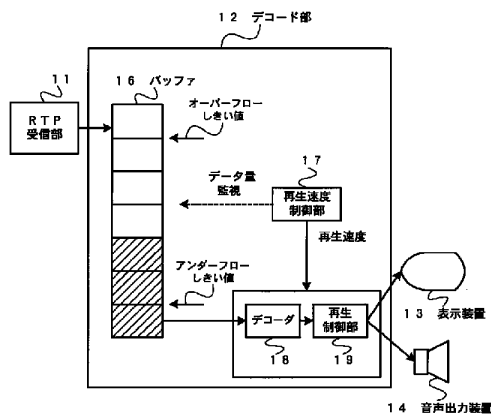
【符号の説明】

- 1、20・・・データ配信システム、2、21・・・コンテンツ提供装置、4、24・・・送信装置、9、32・・・受信装置、12、35・・・デコード部、13、40・・・表示装置、14、41・・・音声出力装置、15、42・・・ネットワーク、16、51 20
- ・・・バッファ、17、52・・・再生速度制御部、18、53・・・デコード、37・・・I Rコード処理部、39・・・リモコン

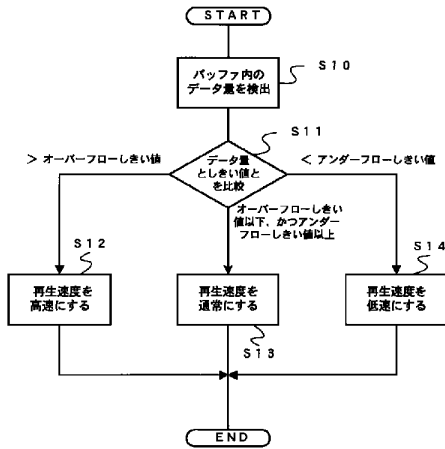
【図1】



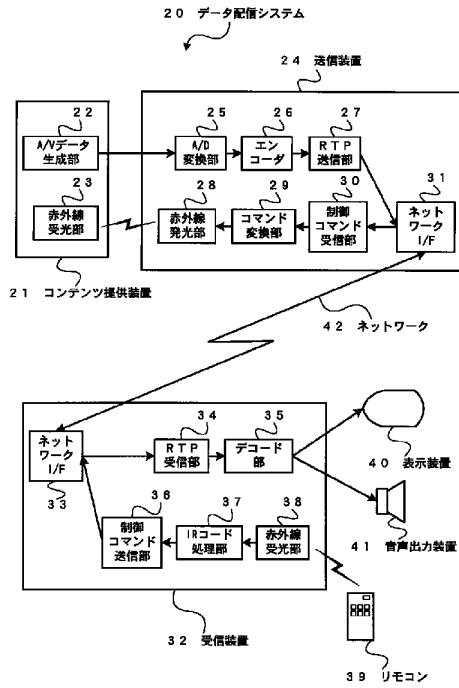
【図2】



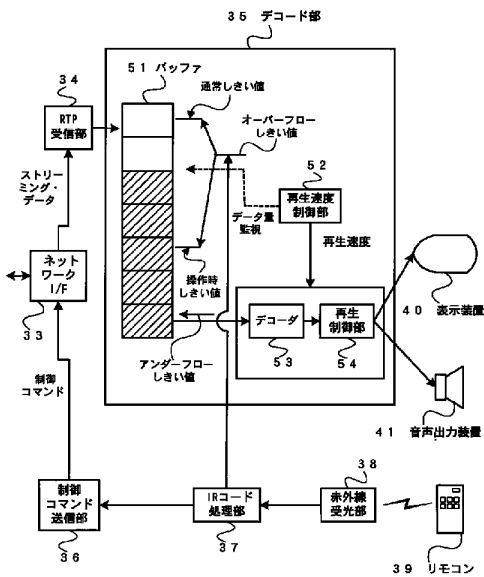
【 図 3 】



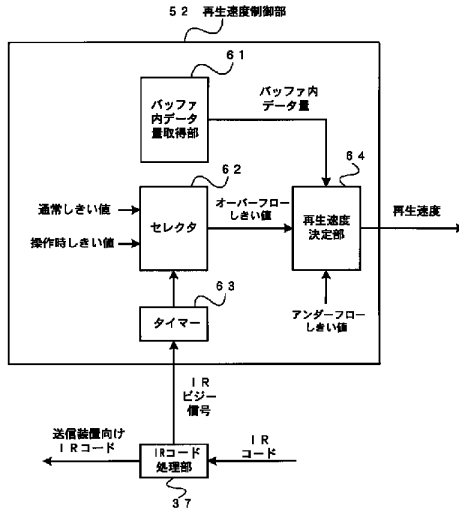
【 図 4 】

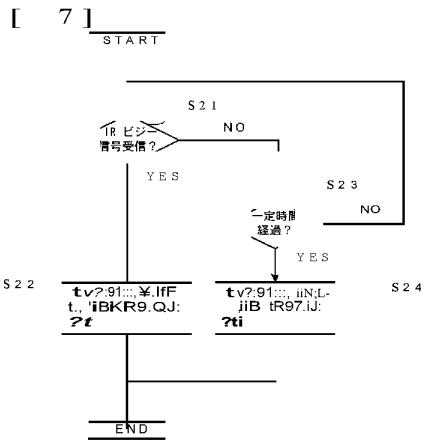


【 図 5 】



【 図 6 】





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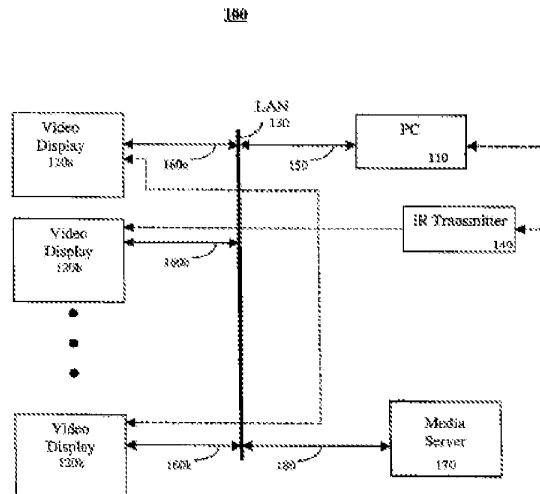
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(54) Title: SYSTEM AND METHOD FOR COMMUNICATING WITH A DISPLAY DEVICE VIA A NETWORK



(57) **Abstract:** A system (100) and corresponding methods are provided for enabling communication with an electronic apparatus via a network. The system comprises: a first device (140) for transmitting a communication comprising identification parameters associated with a second device (110), wherein the communication is compatible with a communication protocol of a first electronic apparatus (120a, b ...k); a first electronic apparatus for communicating with the second device, wherein first electronic apparatus comprises a first interface for wirelessly communicating with the first device and a second interface for communicating with the second device via a network (130); and a second device for communicating with the first electronic apparatus, with the second device communicating the first electronic apparatus via the network.

SYSTEM AND METHOD FOR COMMUNICATING WITH A DISPLAY DEVICE VIA A NETWORK

FIELD OF THE INVENTION

5 The present invention relates to communicating with an electronic apparatus and, more particularly, to a system and method for communicating with a video display device via a network.

BACKGROUND OF THE INVENTION

10 Electronic appliances such as video display devices may be controlled via a computer through a network connection. Adjustments such as changing the volume or color alignment are no longer performed by adjusting a knob on a video display device such as a television rather they are performed digitally by interfacing with a menu on the video display device's screen or via an infrared remote. The introduction of computer controlled video display devices has enhanced the features and capabilities of modern video display devices. For example, computer controlled video display devices can be electronically diagnosed for service or repair, subjected to automated testing and controlled to perform a variety of functions. In addition, these video display devices can be connected together via a local area network (LAN) using networking protocols such as Ethernet, token ring, asynchronous transfer mode (ATM), etc.

15 In order to perform a desired function such as the servicing or testing a computer controllable video display device, a number of communication techniques have been developed by video display device manufacturers and service providers to realize such operations. These techniques typically require a computer and an infrared transmitter, which are used by a service technician, to communicate with a computer controlled video display device. The communication channel between the computer and the video display device sometimes takes place over an Ethernet connection. For security reasons, however, the computer controlled video display device will typically only allow access to a computer that is compatible with the video display device, thereby, preventing an un-authorized user from gaining access to the video display device.

20 In order to communicate with a video display device via a computer, a service technician having knowledge of the video display device's IP address and port reconfigures the IP address and port of their computer. This process can be somewhat prohibitive due to a lack of networking knowledge by the service technician and the proliferation of operating systems that preclude the ability to automate the configuration and restoration of the computer's IP address. In addition, current

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communication techniques prevent a service technician from communicating with more than one video display device at a time over a network.

Accordingly, there is a need for a system and method of communicating with one or more electronic appliances, such as a video display device, via a network where a service technician does not need extensive knowledge of networking environments.

SUMMARY OF THE INVENTION

In one embodiment of the present invention, a method for communicating with an electronic apparatus via a network is presented. The method comprises the steps of: receiving a communication comprising identification parameters associated with a computer, wherein the communication is compatible with a communication protocol of a first electronic apparatus; transmitting a request to establish communication with the computer associated with the received identification parameters, wherein the request is transmitted via a network; receiving a response to the request, wherein the response attempts to establish communication between the computer and the first electronic apparatus, wherein the response is transmitted via the network; and validating the response to the request to ensure that the computer to which the request to establish communication was transmitted is the computer associated with the received identification parameters. A system for implementing the described method is also disclosed.

In another embodiment of the present invention, a method for communicating with a media server for receiving media objects based on the properties of a display device is presented. The method determines the type of display technology used for a display device whereby the display device receives a media object that is optimized for visual playback for that display device. Display devices with different display technologies receive different media objects generated from the same source material.

BRIEF DESCRIPTION OF THE DRAWINGS

The present invention may be better understood in accordance with the following exemplary figures, in which:

FIG. 1 is a block diagram of a system for communicating with an electronic apparatus according to an exemplary embodiment of the present invention;

FIG. 2 is a block diagram of a personal computer (PC) for use with the present invention;

FIG. 3 is a block diagram of a control system of a video display device for use with the present invention;

FIG. 4 is a flowchart showing an operation of a system for communicating with a video display device according to an exemplary embodiment of the present invention; and

FIG. 5 is a flowchart showing an operation of a system for communicating with a video display device depending on the properties of the video display device according to an exemplary embodiment of the present invention.

DETAILED DESCRIPTION OF EXEMPLARY EMBODIMENTS

5 As used herein, the term "media object" includes audio, video, textual, multimedia data files, and streaming media files. Multimedia objects comprise any combination of text, image, video, and audio data. Streaming media comprises audio, video, multimedia, textual, and interactive data files that are delivered to a user via the Internet, satellite or other communications network environment and begin to play on
10 the user's computer/ device before delivery of the entire file is completed. Media objects may be transmitted over any communications network including via the Internet, satellite (digital satellite system, digital video system-satellite), cable, digital subscriber line, T1 lines, wireless network, or other delivery systems capable of delivering media objects.

15 Examples of the content of media objects include songs, political speeches, news broadcasts, movie trailers, movies, television show broadcasts, radio broadcasts, financial conference calls, live concerts, web-cam footage, and other special events. Media objects are encoded in various formats including REALAUDIO®, REALVIDEO®, REALMEDIA®, APPLE QUICKTIME®, MICROSOFT WINDOWS® MEDIA FORMAT,
20 QUICKTIME®, MPEG-2 (MOTION PICTURE EXPERTS GROUP) VIDEO COMPRESSION, MPEG-4 VIDEO AND/OR AUDIO COMPRESSION, JOINT VIDEO TEAM COMPRESSION FORMAT (MPEG-4 part 10 AVC, H.264), MPEG-2 LAYER III AUDIO, MP3®. Typically, media objects are designated with extensions (suffixes) indicating compatibility with specific formats. For example, media objects (e.g., audio
25 and video files) ending in one of the extensions, .ram, .rm, .rpm, are compatible with the REALMEDIA® format. Some examples of file extensions and their compatible formats are listed in the Table 1. A more exhaustive list of media types, extensions and compatible formats may be found at <http://www.bowers.cc/extensions2.htm>.

Format	Extension
REALMEDIA®	.ram, .rm, .rpm
APPLE QUICKTIME®	.mov, .qif
MICROSOFT WINDOWS® MEDIA PLAYER	.wma, .cmr, .avi

MACROMEDIA FLASH	.swf, .swl
MPEG	.mpg, .mpa, .mp1, .mp2
MPEG-2 LAYER III Audio	.mp3, .m3a, .m3u

TABLE 1

The illustrated embodiments of the invention operate with media objects that contain video data for presenting a video presentation of "near to motion picture quality". Such media objects may be encoded in a variety of formats such as MPEG-2 (Motion Picture Standards Group Standard ISO/IEC 13818-1:2000) and ITU-T H.264/ MPEG AVC (ISO/IEC 14496-10), or may be uncompressed video. It is noted that the invention also operates with over the air broadcasted programming such as used for Advanced Television System (ATSC) or Digital Video Broadcasts (DVB) compliant video signals.

FIG. 1 is a block diagram of a system 100 for communicating with an electronic apparatus according to an exemplary embodiment of the present invention. As shown in FIG. 1, the system 100 includes, inter alia, a personal computer (PC) 110, electronic appliances, for example, video display devices 120a, b ... k, an infrared (IR) transmitter 140, and media server 170. The PC 110 and the video display devices 120a, b ... k, are connected together over a local area network (LAN) 130 via a pair of connection means 150, 160a, b ... k, and connection means 180.

The PC 110 may be a portable or laptop computer, a personal digital assistant (PDA), etc. that is capable of communicating with the video display devices 120a, b ... k using a communication protocol such as a factory defined or proprietary protocol that is capable of supporting a feature set of one of the video display devices 120a, b ... k. The video display devices 120a, b ... k may be digital video display device having enhanced-definition television (EDTV) and high-definition video television (HDTV) capabilities, and plasma, liquid crystal, organic light emitting, or cathode ray tube (CRT) displays, etc. The video display devices 120a, b ... k are also capable of communicating with a device such as the PC 110 and IR transmitter 140 via external interfaces, such as an interface menu at the video display devices 120a, b ... k, the connection means 150, 160a, b ... k or an infrared receiver. The IR transmitter 140 may be a common video display device remote control such as a universal remote control having infrared transmission capabilities. Video display devices 120a, b...k, are

also preferably capable of decoding received media objects using a media player application such as REALPLAYER or WINDOWS MEDIA PLAYER.

It is to be understood, that although the electronic apparatus of FIG. 1 is illustrated as one of several video display devices 120a, b ... k, the electronic apparatus can be any number of network devices such as satellite receiver, digital video disk (DVD) player, stereo equipment, etc., other personal computers, set top boxes, and which can be connected over a network and accessed via a client-server or peer to peer architecture.

The LAN 130 may use networking protocols such as Ethernet using a 10BaseT, 100BaseT or 1000BaseT standard, token ring, asynchronous transfer mode (ATM), etc. or any networking protocol that allows for automatic configuration and restoration of a video display device's internet protocol (IP) address. The connection means 150, 160a, b ... k, and connection means 180, may be a twisted pair cable capable of connecting the PC 110 and video display devices 120a, b ... k over, for example, an Ethernet network. The connection means 150, 160 a, b ... k, and connection means 180 may also be terminated with RJ-45 style Ethernet connectors, although other connectors may be used.

It is also contemplated that connection means 150 and 180 may be a connection to LAN 130 through the use of a network fabric, such as the Internet. The use the network fabric may be any type of network known in the art. Preferably, such a network is capable of accommodating multiple connections between resources at a server side of a server and at the client side of a client, such connections being UDP based, TCP/IP based, or a mixture of both. The bandwidth accommodated by network 150 is preferably a large bandwidth connection such as a T1 connection (1.5 Megabits per second, Mbps), T3 connection (45 Mbps), DS3 connection (45 Mbps), OC3 connection (155 Mbps), OC12 (248000 Mbps), and the like.

Media server 170 is a storage device such as a matrix of hard drives having a capacity of Terabytes and/or Gigabytes capable of storing multiple media objects. Media server 170 is also capable of delivering such media objects to display devices 120a...k through connection means 180 via LAN 130.

FIG. 2 is a block diagram of a PC 200 for use with the present invention. The PC 200 may be used in place of or in conjunction with the PC 110 of FIG. 1. The PC 200 includes a central processing unit (CPU) 210 and a memory 220 and, is connected to an input 230 and an output 240 via a data bus 250. The memory 220 includes a random access memory (RAM) 260 and a read only memory (ROM) 270. The memory 220 can also include a database, disk drive, tape drive, etc., or a combination thereof. The RAM 260 function as a data memory that stores data used during execution of a

program in the CPU 210 and is used as a work area. The ROM 270 functions as a program memory for storing a program executed in the CPU 210. The input 230 is constituted by a keyboard, mouse, connecting means, input device, etc. and the output 240 is constituted by a liquid crystal display (LCD), CRT display, printer, connecting means, etc.

It is to be understood that the CPU 210 and memory 220 include data associated with communicating via a number of communication protocols used by an electronic apparatus, for example, the video display devices 120a, b ... k of FIG. 1. The data associated with communicating with the video display devices 120a, b ... k includes, inter alia, identification parameters such as the PC's 200 IP address, port and password. Further, the PC 200 includes software stored in its memory 220 to provide service technicians with a method to diagnose and repair the video display devices 120a, b ... k. This software may be of the type commonly used by video display device service technicians such as, CHIPPER CHECK™ available from Thomson, to service and diagnose the problems of video display devices.

FIG. 3 is a block diagram of a control system of a video display device 300 for use with the present invention. The control system 300 includes, inter alia, a microprocessor (μ P) 310, an electrically erasable programmable read only memory (EEPROM) 320 and output devices 340. The microprocessor 310, EEPROM 320 and output devices 340 communicate with each other via a data bus 350. An input 360 is connected to the microprocessor 310 and, a backend processor 330 is connected to the data bus 350.

The microprocessor 310 communicates with the output devices 340 such as light emitting diodes (LEDs), digital video interfaces (e.g., high definition multimedia interface (HDMI) 1394), infrared transmitters, etc. and the backend processor 330 to control a digital video display device such as one of the video display devices 120a, b ... k of FIG. 1. The microprocessor 310 also communicates with the backend processor 330 to perform backend processing such as video processing and, the backend processor 330 is also coupled to the output device 340 to control, for example, display parameters and to improve video quality. The microprocessor 310 also receives input 360 from a video display device's front panel, remote control, EEPROM 320 and any of the devices that are connected to the data bus 350. The EEPROM 320 stores values used by the microprocessor to control one of the video display devices 120a, b ... k. These values may include, for example, alignment information, initialization signals and customer information. Exemplary customer information may include a channel scan list, color, brightness and volume levels.

The EEPROM 320 includes information such as values associated with one of the video display devices 120a, b ... k that were stored in the EEPROM 320 when one of the video display devices 120a, b ... k were made. The EEPROM 320 also has the ability to have information written to it from an external device such as the PC 110 or IR transmitter 140. Thus, for example, the EEPROM 320 can store identification parameters written to it from the PC 110. These parameters may include the PC's 110 IP address and port, thereby allowing the PC 110 to communicate with one of the video display devices 120a, b ... k. Once the PC 110 is in communication with one of the video display devices 120a, b ... k, the PC's 110 service and testing software sends commands to one of the video display devices 120a, b ... k to perform a number of operations on one of the video display devices 120a, b ... k.

FIG. 4 is a flowchart showing an operation 400 of a system for communicating with a video display device according to an exemplary embodiment of the present invention. As shown in FIG. 4, a service technician transmits a communication to, for example, a video display device 120a of FIG. 1 (step 410). The communication is transmitted by, for example, the IR transmitter 140 of FIG. 1. It is to be understood that the communication may also be transmitted to the video display device 120a by accessing an interface menu on the video display device's 120a screen and inputting the communication. The communication includes parameters associated with identifying a PC, for example, PC 110 of FIG. 1 to the video display device 120a. These parameters include, inter alia, the PC's 110 IP address and port. It should be understood that the communication is transmitted via a factory defined protocol or a proprietary protocol that is compatible with the video display device 120a

After the communication has been transmitted, it is received by the video display device 120a (step 420). An infrared receiver located at the video display device 120a receives this communication. Upon receipt of the communication, the video display device 120a stores the identification parameters associated with the communication in a memory, such as the EEPROM 320 of FIG. 3 (step 430). This occurs, because the communication was transmitted via a protocol used by the video display device 120a that is considered safe to communicate with, thereby permitting data associated with the communication to be stored. Once the identification parameters, which include the PC's 110 IP address and port, are stored in the video display device's 120a memory, the video display device 120a transmits a signal to the PC 110 (on the port specified in the communication of step 410) in an effort to establish communication between the video display device 120a and the PC 110 (step 440). In other words, the video display device 120a is attempting to complete a handshake with the PC 110 by transmitting a message via a handshaking protocol telling the PC 110

that it has received the PC's 110 identification information and is ready to receive further communication from the PC 110.

Upon receipt of the video display device's 120a request to establish further communication, the PC 110 responds to the request by transmitting a communication
5 indicating that it is the device with which the video display device 120a should be communicating (step 450), thereby completing the handshake. This handshake assures both the video display device 120a and the PC 110 that they are connected to each other and not an imposter or an unauthorized user and, is possible because the PC's 110 IP address and port were programmed into the memory of the video display
10 device 120a by the service technician in step 410. It is to be understood that in this configuration the video display device 120a functions as a client and the PC 110 functions as a remote server in client-server software architecture.

After a secure communication channel between the video display device 120a and the PC 110 is established, the PC 110 may then communicate with the video
15 display device 120a to perform a desired function on the video display device related to, for example, servicing or testing (step 460). The function to be performed may be one of a color, geometry, video, stereo or picture-in-picture (PIP) alignment, or an adjustment to various calibration values associated with picture quality, etc.

In an alternative embodiment of the present invention, the PC 110 of FIG. 1 can
20 communicate with more than one electronic apparatuses, such as the video display devices 120a, b ... k. This is accomplished by transmitting the PC's 110 IP address and port to, for example, the video display device 120b, when the PC 110 is already in communication with the video display device 120a (by performing the same or similar process as described above in steps 410-450 of FIG. 4). In order to accomplish this,
25 the PC 110 assigns a different port to the video display device 120b. Once the steps 410-450 are completed the PC 110 may then begin to perform a desired function on the video display device 120b, while still performing desired functions on the video display device 120a. When performing functions on more than one video display device, the PC 110 can have separate windows for each video display device on an
30 output such as an LCD display.

It is to be further understood that the PC's 110 IP address and port (for video display device 120b) can be transmitted to the video display device 120b at the same time the PC 110 IP address and port (for video display device 120a) are transmitted to the video display device 120a. Thereby, enabling a service technician to connect and
35 then communicate with more than one video display device simultaneously.

By communicating with more than one video display device the PC 110 offers flexibility to a service technician, because they are not limited to performing functions

on one video display device at a time. In addition, by having control of more than one video display device or electronic apparatus a service technician and/or authorized user of the present invention may for example, simultaneously turn multiple video display devices off or on, change channels, volume, etc. or view, for example, the same movie on several DVD players.

In an alternative variant of the present invention a computer's identification information may be transmitted wirelessly from a transmitter using Bluetooth, Institute of Electrical and Electronics Engineers (IEEE) 802.11 or Infrared Data Association (IrDA) wireless transmission technologies.

FIG. 5 is a flowchart disclosing a method 500 for communicating with a video display device to receive a media object depending on the properties of the video display device. Specifically, it is recognized that with the development of video display device technologies such as OLED, plasma, LCD, and the like, there may be variances in the rendering of media service on a display device. For example, a media service encoded with MPEG-2 video codec may be of a motion picture quality when displayed on a Cathode Ray Tube (CRT) display device but may be blurred when rendered on an OLED display device.

The cause for the problem given in the example above pertains to encoding methodology used for encoding a media service. Typically, encoders use compression techniques that reduce the size of encoded media object from the original source material. For example, an MPEG-2 based encoder accomplishes a 40 to 50:1 type of compression when used to encode video based source material. Part of the compression takes advantage of techniques known as psychometric functions that are related to how human beings perceive media objects visually and aurally, where a percentage of data can be eliminated from source material without a human perceiving the loss of such data. The development of MPEG-2 and other encoding techniques are developed with humans being tested to determine what visual or audio information needs to be kept and what can be eliminated from source material, see ITU Recommendation BT.500-8, "Methodology for Subjective Assessment of the Quality of Television Pictures," 1998, for background about testing human visual perception.

Additionally with the development of new display technologies, a human may be able to notice artifacts due to an encoding technique selected (for example, on an OLED display device) that would not be as apparent on a second display device (a CRT display). Continuing with the present example, it may be the case that a human would notice artifacts of the macroblocks used for MPEG-2 encoded video on an OLED display device that would not be apparent to a human on the CRT. This may be due to the underlying physical properties of the display device technology used to render a video

image. Hence, the screen refresh techniques for the CRT may be better at hiding such artifacts of MPEG-2 than the screen refresh techniques for an OLED display device.

Recognizing these deficiencies of human perception, the present invention discloses architecture for delivering media objects in an encoding format optimized for display device used to render such media object. For an illustrative embodiment of the present invention by referring to FIG. 1, video display device 120a represents a CRT based video display device and video display device 120b is an OLED display device. Both display devices are connected to media server 170 through a connection means 180.

In step 510, display device 120a requests a media object from media server 170. For example, the request for a media object is for a movie that is delivered through a video on demand system or a media object delivered as streaming media through the Internet. Media server 170 receives this request, in step 520, and determines the capabilities of display device 120a. In the preferred embodiment of the invention, display device 120a transmits identification parameters as part of device parameters that identify the display device technology used for that device when rendering a media service. For example, the display device 120a transmits metadata identifying the display device as a CRT based television. Table II presents an exemplary embodiment of a metadata field DISPLAYDEVICE and corresponding values that may be used to identify a display device technology using an Extensible Markup Language format. For example, metadata received as <DISPLAYDEVICE> CRT </DISPLAYDEVICE> represents a CRT based display device technology. Other metadata formats may be used, in accordance with the principles of the present invention.

DISPLAY TECHNOLOGY	VALUE
Cathode Ray Tube	CRT
Organic Light Emitting Diode	OLE
Liquid Crystal Display	LCD
Liquid Crystal on Silicon	LCO
Digital Light Projector	DLP
Plasma	PLA

TABLE 2

Alternatively, based on the request by display device 120a for a media object, the IP and/or port address of display device 120a is transmitted as part of the request. Media server 170 preferably has a database that contains information that identifies
5 the technology used for identifying the display device by the IP address and/or port address information that is part of the request. This information could be entered in by a user and stored by media server 170 when registering the display device through a network connection.

Step 530 presents an optional step where display device 120a communicates
10 identification parameters to media server 170. This communication is typically in response to a query made by media server 170 requesting the display technology used for the display device. Preferably, this communication of identification parameters is similar to the metadata presented in TABLE 2, although other formats of identification parameters may be used.

In response to the identification parameters received by media server 170, in
15 step 540 the media server communicates a media object to video display 120a that corresponds to the display technology used for the display device. In the preferred embodiment, media server 170 utilizes a lookup table or database entry that designates a display technology to an encoding technique that has been predefined as
20 producing an optimal video image for the display device technology. For example, for a CRT it may be determined that MPEG-2 encoded media object produces an optimal video presentation compared to an OLED display where a Windows Media 9 encoded media object may produce the optimal video presentation. Any encoding format may be selected, in accordance with the determinations made by the operator of media
25 server 170. These determinations may change as new encoding techniques are created as with further improvements in display device technologies.

In the preferred embodiment, media server 170 stores multiple versions of the same source material as media objects encoded in different formats. In the present
30 example, media server 170 would store the source material of a movie as a media object encoded in MPEG-2 format and a media object encoded in Windows Media 9 format. Alternatively, media server 170 would encode the source material of a media object into the appropriate format in real time or in close to real time using an encoder, in accordance with the designated encoding format for a display technology as described above.

Media server 170 then transmits the MPEG-2 encoded media object to display
35 device 120a that is designated as a CRT, for this example. The media object is transmitted through connection means 180 and LAN 130 to display device 120a. If

display device 120b requests the same movie, media server 170 would transmit the Windows Media 9 encoded media object to the OLED based display device, as specified above. Other encoding formats and display devices are to be considered in accordance with the principles of the present invention.

5 In addition, for each format of a media object, visual attributes of the source material used to generate a media object are to be modified as to produce an optimal video picture for a specific display technology. Visual attributes to be modified include color, tint, contrast, hue, saturation, brightness, frame rate, lines per field, pixels, and the like. The visual attributes are selected and modified in accordance with
10 experimentally determined parameters for providing the optimal viewing video on a display device for a particular technology.

 In step 550, the display device receiving the media object renders the object as video. In the present example, each display device has a decoder capable of decoding a received media service. Hence, display device 120a has an MPEG-2 video decoder
15 and display device 120b has a Windows Media 9 video decoder. The decoder or decoders for a display device are to be selected in accordance with the format of the media objects to be decoded by the display device.

 In an alternative embodiment of the present invention, sub-channels or "minor" channels of a multi-casted digital broadcast may be used to transmit multiple versions
20 of a media object as used for an ATSC or DVB based television system. Specifically, a sub-channel for a digital broadcast system may be designated to carry programs for a display device of a first technology and utilize a second sub-channel to carry programs for a display device of a second technology, where the media object is generated from the same source material. For example, a program transmitted on a first sub-channel
25 may have the gamma values of the color of the programming be modified for display on a plasma device compared to a program carried on a second sub-channel where the programming would be color corrected for display on a LCD screen. Other attributes of programming may be modified in accordance with the principles of the present invention.

30 It is to be understood that the present invention may be implemented in various forms of hardware, software, firmware, special purpose processors, or a combination thereof. In one embodiment, the present invention may be implemented in software as an application program tangibly embodied on a program storage device. The application program may be uploaded to, and executed by, a machine comprising any
35 suitable architecture.

 It is to be further understood that, because some of the constituent system components and method steps depicted in the accompanying figures may be

implemented in software, the actual connections between the system components (or the process steps) may differ depending on the manner in which the present invention is programmed. Given the teachings of the present invention provided herein, one of ordinary skill in the art will be able to contemplate these and similar implementations or configurations of the present invention.

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CLAIMS

What is claimed is:

- 5 1. A method for communicating with an electronic apparatus via a network, the method comprising:
- receiving a communication (420) comprising identification parameters associated with a computer, wherein the communication is compatible with a communication protocol of a first electronic apparatus;
 - 10 transmitting a request (440) to establish communication with the computer associated with the received identification parameters, wherein the request is transmitted via a network;
 - receiving a response to the request, wherein the response attempts to establish communication between the computer and the first electronic apparatus, wherein the
 - 15 response is transmitted via the network; and
 - validating the response (450) to the request to ensure that the computer to which the request to establish communication was transmitted is the computer associated with the received identification parameters.
- 20 2. The method of claim 1, wherein the request to establish communication between the computer and the first electronic apparatus is transmitted from the first electronic apparatus with which the communication is desired.
3. The method of claim 1, wherein the first electronic apparatus uses a factory
- 25 defined communication protocol.
4. The method of claim 1, wherein the identification parameters associated with the computer comprise an IP address and port of the computer.
- 30 5. The method of claim 1, further comprising:
- storing the identification parameters (430) associated with the computer in a memory of the first electronic apparatus.
6. The method of claim 1, further comprising:
- 35 receiving a command from the computer (460), wherein the command is associated with performing a desired function on the first electronic apparatus.

7. The method of claim 6, wherein the desired function is associated with one of servicing, testing and controlling the first electronic apparatus.
8. The method of claim 1, wherein the network is an Ethernet network.
- 5 9. The method of claim 1, further comprising:
receiving a communication comprising identification parameters associated with the computer, wherein the communication is compatible with a communication protocol of a second electronic apparatus;
10 transmitting a request to establish communication with the computer associated with the received identification parameters, wherein the request is transmitted via the network;
receiving a response to the request, wherein the response attempts to establish communication between the computer and the second electronic apparatus, wherein
15 the response is transmitted via the network; and
validating the response to the request to ensure that the computer to which the request to establish communication was transmitted is the computer associated with the received identification parameters.
- 20 10. The method of claim 9, further comprising:
receiving a command from the computer, wherein the command is associated with performing a desired function on the second electronic apparatus.
- 25 11. A method for communicating with an electronic apparatus via a network, the method comprising:
transmitting a communication (410) comprising identification parameters associated with a computer to a first electronic apparatus, wherein the communication is compatible with a communication protocol of the first electronic apparatus;
receiving a request to establish communication with the first electronic
30 apparatus, wherein the request is transmitted via a network; and
transmitting a response to the request, wherein the response attempts to establish communication between the computer and the first electronic apparatus, wherein the response is transmitted via the network.
- 35 12. The method of claim 11, wherein the communication comprising identification parameters associated with the computer uses a proprietary protocol used by the first electronic apparatus.

13. The method of claim 11, wherein the identification parameters comprise an IP address and port of the computer.
- 5 14. The method of claim 11, further comprising:
transmitting a command to the first electronic apparatus, wherein the command is associated with performing a desired function on the first electronic apparatus.
- 10 15. The method of claim 14, wherein the desired function is associated with one of servicing, testing and controlling the first electronic apparatus.
16. The method of claim 11, wherein the network is an Ethernet network.
17. The method of claim 11, further comprising:
transmitting a communication comprising identification parameters associated
15 with the computer to a second electronic apparatus, wherein the communication is compatible with a communication protocol of the second electronic apparatus;
receiving a request to establish communication with the second electronic apparatus, wherein the request is transmitted via the network; and
transmitting a response to the request, wherein the response attempts to
20 establish communication between the computer and the second electronic apparatus, wherein the response is transmitted via the network.
18. The method of claim 17, further comprising:
transmitting a command to the second electronic apparatus, wherein the
25 command is associated with performing a desired function on the second electronic apparatus.
19. A system (100) for communicating with an electronic apparatus via a network, the system comprising:
30 a first device (140) for transmitting a communication comprising identification parameters associated with a second device (110), wherein the communication is compatible with a communication protocol of a first electronic apparatus (120a, b ... k);
a first electronic apparatus for communicating with the second device, wherein
35 the first electronic apparatus comprises a first interface for wirelessly communicating with the first device and a second interface for communicating with the second device via a network (130); and

a second device for communicating with the first electronic apparatus, wherein the second device communicates with the first electronic apparatus via the network.

- 5 20. The system of claim 19, wherein the first device is an infrared transmitter.
21. The system of claim 19, wherein the identification parameters transmitted by the first device comprise an internet protocol (IP) address and port associated with the second device.
- 10 22. The system of claim 19, wherein the second device is a computer.
23. The system of claim 19, wherein the first electronic apparatus is a video display device.
- 15 24. The system of claim 19, wherein the network is an Ethernet network.
25. The system of claim 19, wherein the first interface of the first electronic apparatus decodes an infrared signal.
- 20 26. The system of claim 19, wherein the first electronic apparatus further comprises: a memory for storing the identification parameters associated with the second device.
27. The system of claim 19, wherein the second interface is an Ethernet connector.
- 25 28. The system of claim 19, wherein the first electronic apparatus executes commands transmitted by the second device that are associated with performing a desired function on the first electronic apparatus.
- 30 29. The system of claim 19, wherein the first and second devices use a proprietary protocol compatible with the first electronic apparatus.
30. The system of claim 19, further comprising:
a second electronic apparatus for communicating with the second device via the
35 network after the first electronic apparatus has established communication with the second device.

31. The system of claim 30, wherein the second electronic apparatus is a video display device.

5 32. A computer program product comprising a computer useable medium having computer program logic recorded thereon for communicating with an electronic apparatus via a network, the computer program logic comprising:
program code for receiving a communication comprising identification parameters associated with a computer, wherein the communication is compatible with a communication protocol of an electronic apparatus;
10 program code for transmitting a request to establish communication with the computer associated with the received identification parameters, wherein the request is transmitted via a network;
program code for receiving a response to the request, wherein the response attempts to establish communication between the computer and the electronic
15 apparatus, wherein the response is transmitted via the network; and
program code for validating the response to the request to ensure that the computer to which the request to establish communication was transmitted is the computer associated with the received identification parameters.

20 33. A computer program product comprising a computer useable medium having computer program logic recorded thereon for communicating with an electronic apparatus via a network, the computer program logic comprising:
program code for transmitting a communication comprising identification parameters associated with a computer to an electronic apparatus, wherein the
25 communication is compatible with a communication protocol of the electronic apparatus;
program code for receiving a request to establish communication with the electronic apparatus, wherein the request is transmitted via a network; and
program code for transmitting a response to the request, wherein the response
30 attempts to establish communication between the computer and the electronic apparatus, wherein the response is transmitted via the network.

34. A system (100) for communicating with a video display device via an Ethernet network, the system comprising:
35 an infrared transmitter (140) for wirelessly transmitting an infrared signal to a video display device (120a, b ... k) via a communication protocol used by the video

display device, wherein the infrared signal comprises an internet protocol (IP) address and port associated with a computer (110);

5 a video display device for receiving the infrared signal and for communicating with the computer via an Ethernet network (130), wherein the video display device comprises an infrared receiver for receiving the infrared signal and an Ethernet connector for connecting to the Ethernet network; and

10 a computer for performing a desired function on the video display device, wherein the computer comprises an Ethernet connector for connecting to the Ethernet network and an input means for inputting the desired function to be performed on the video display device.

35. A method for receiving a media object corresponding to a display technology used for a display device comprising the steps of:

15 determining a device display parameter (120a, b ...k) related to the display technology used for the display device;
communicating said parameter (130); and
receiving the media object (120a, b ...k), wherein the media object corresponds to the display technology used for the display device.

20 36. The method of claim 35, wherein said parameter indicates the display technology used is at least one of: a cathode ray tube, organic light emitting diode, liquid crystal display, liquid crystal on silicon, digital light project, and plasma.

25 37. The method of claim 36, wherein said media object is encoded in a format optimized for a display technology.

30 38. The method of claim 37, wherein the media object has a visual attribute modified for said display technology, wherein said visual attribute is changed when said media object is to be displayed on a display device using a different display technology.

35 39. The method of claim 38, wherein said media object is transmitted on a sub-channel of a digital television broadcast system and the changed media object is transmitted on a different sub-channel.

40. A method for transmitting a media object corresponding to a display technology used for a display device comprising the steps of:

determining a device display parameter related to the display technology used for the display device (120a, b ...k), wherein the parameter is received (170) as part of a request for the media object from the display device (120a, b ...k) ; and

5 transmitting the media object to the display device (170), wherein the media object corresponds to the display technology used for the display device (120a, b ...k).

41. The method of claim 40, wherein said parameter indicates the display technology used is at least one of: a cathode ray tube, organic light emitting diode, liquid crystal display, liquid crystal on silicon, digital light project, and plasma.

10

42. The method of claim 41, wherein said media object is encoded in a format optimized for a display technology.

43. The method of claim 42, wherein the media object has a visual attribute modified for said display technology, wherein said visual attribute is changed when said media object is to be displayed on a display device using a different display technology.

15

44. The method of claim 43, wherein said media object is transmitted on a sub-channel of a digital television broadcast system and said changed media object is transmitted on a different sub-channel.

20

25

100

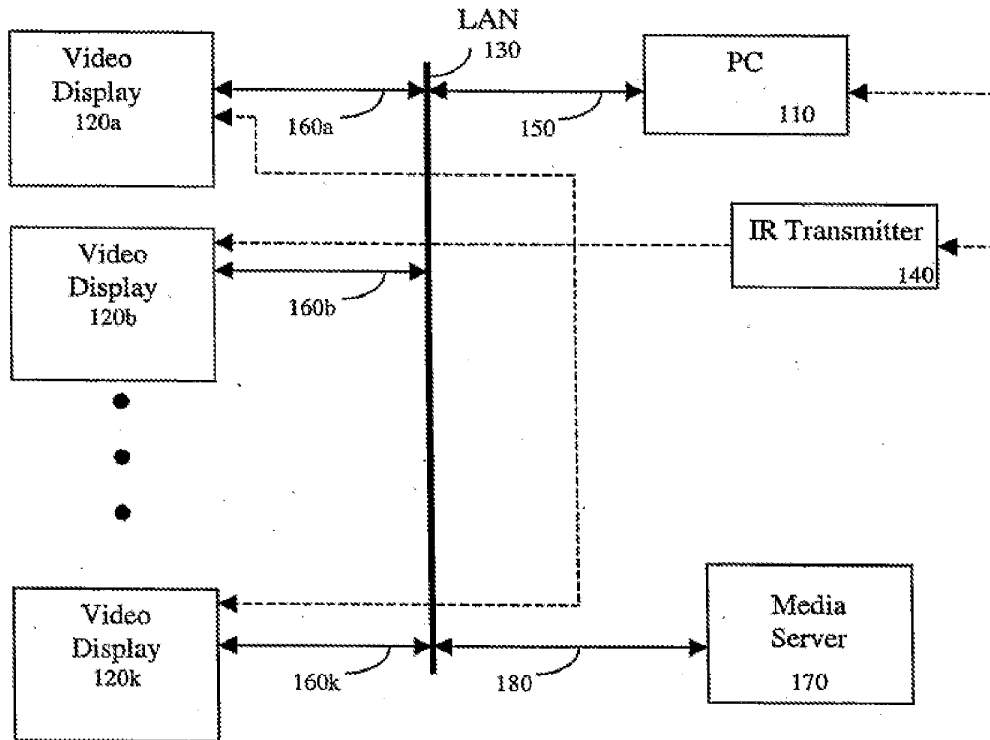


FIG. 1

200

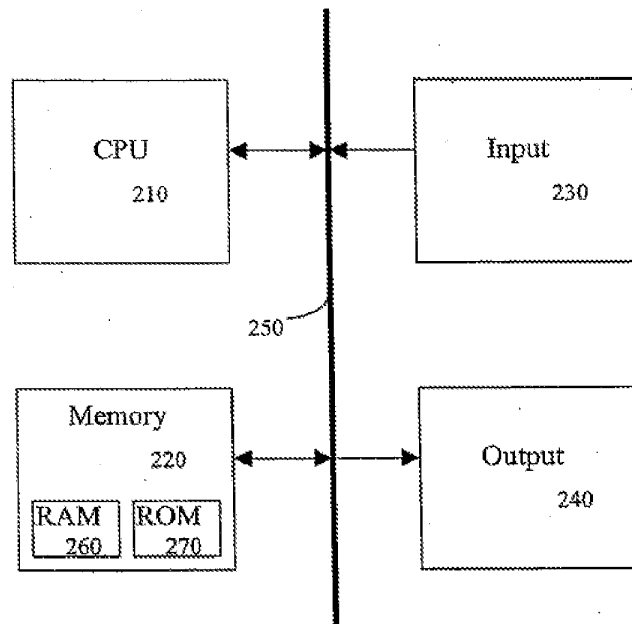


FIG. 2

300

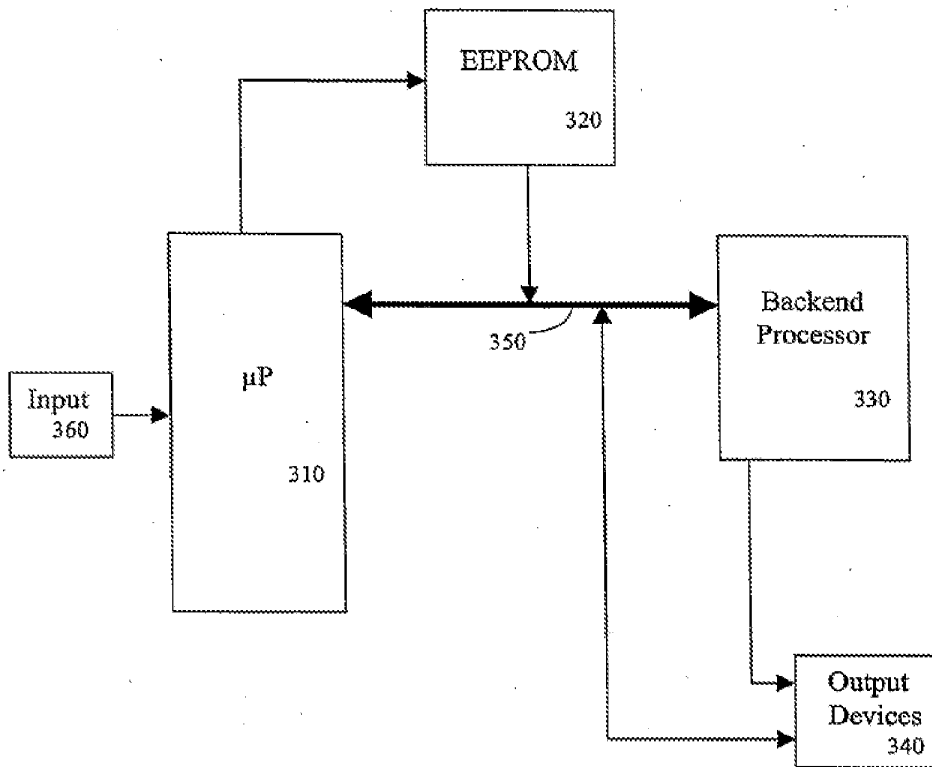


FIG. 3

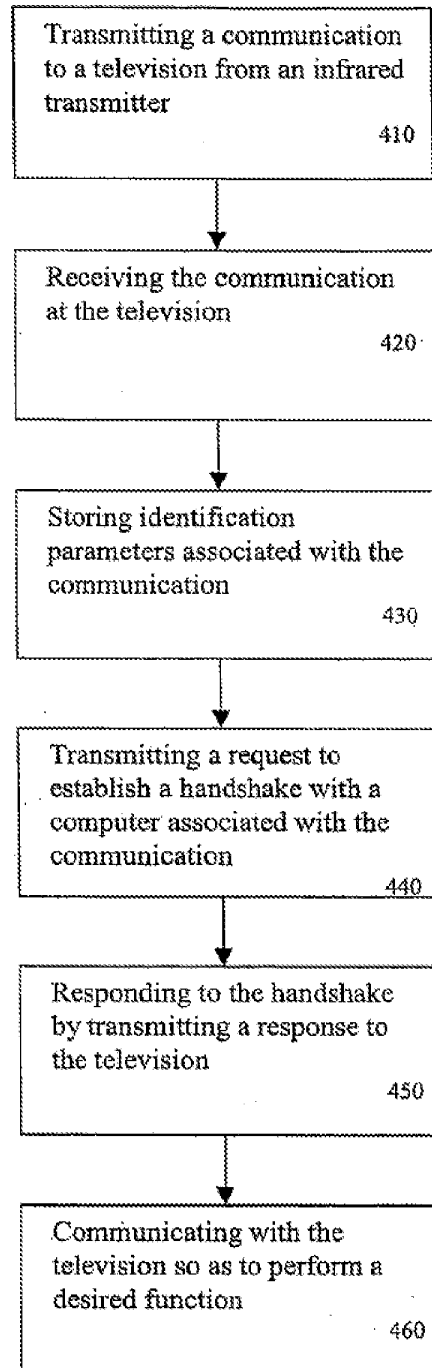


FIG. 4

500 →

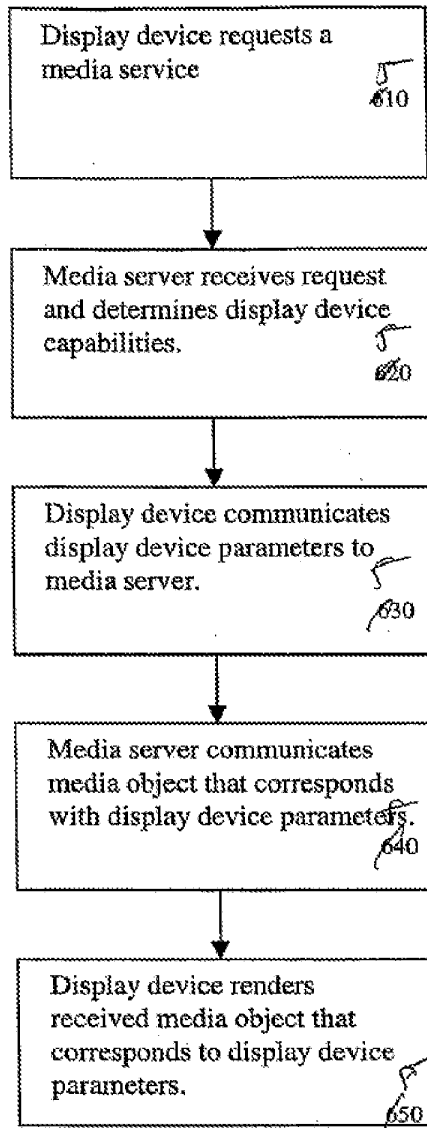


FIG. 5

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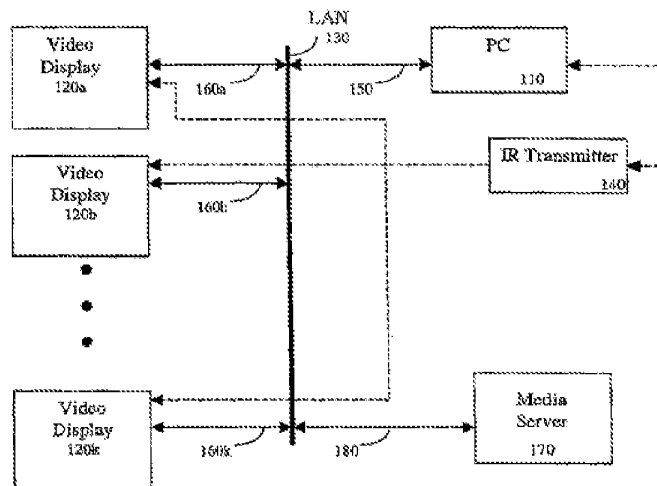
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- (71) Applicant (for all designated States except US): THOMSON LICENSING S.A. [FR/FR]; 46, Quai A. Le Gallo, F-92648 Boulogne (FR).
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[Continued on next page]

(54) Title: SYSTEM AND METHOD FOR COMMUNICATING WITH A DISPLAY DEVICE VIA A NETWORK



(57) Abstract: A system (100) and corresponding methods are provided for enabling communication with an electronic apparatus via a network. The system comprises: a first device (140) for transmitting a communication comprising identification parameters associated with a second device (110), wherein the communication is compatible with a communication protocol of a first electronic apparatus (120a, b ...k); a first electronic apparatus for communicating with the second device, wherein first electronic apparatus comprises a first interface for wirelessly communicating with the first device and a second interface for communicating with the second device via a network (130); and a second device for communicating with the first electronic apparatus, with the second device communicating the first electronic apparatus via the network.

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Published:

- with international search report
- before the expiration of the time limit for amending the claims and to be republished in the event of receipt of amendments

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

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INTERNATIONAL SEARCH REPORT

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B. FIELDS SEARCHED

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Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the International search (name of data base and, where practical, search terms used)

EPO-Internal

C. DOCUMENTS CONSIDERED TO BE RELEVANT

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X	US 2003/043740 A1 (MARCH SEAN W ET AL) 6 March 2003 (2003-03-06)	1-18, 32, 33
A	abstract; figures 3,8 paragraphs '0005!, '0006!, '0022!, '0028!, '0036! - '0091!, '0104!, '0106!	19-31, 34
X	WO 97/40610 A (NORTHERN TELECOM LTD) 30 October 1997 (1997-10-30)	1-18, 32, 33
A	page 5, line 18 - page 6, line 12	19-31, 34
	-/--	

Further documents are listed in the continuation of box C.

Patent family members are listed in annex.

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Date of the actual completion of the international search

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Name and mailing address of the ISA

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C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
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A	abstract; figure 5 column 2, line 30 - column 4, line 55	1-18, 32-34
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Y	paragraph '0080! - paragraph '0123!	39,44
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INTERNATIONAL SEARCH REPORT

International application No.
PCT/US2004/013859

Box II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)

This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:

1. Claims Nos.:
because they relate to subject matter not required to be searched by this Authority, namely:

2. Claims Nos.:
because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:

3. Claims Nos.:
because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).

Box III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)

This International Searching Authority found multiple inventions in this International application, as follows:

see additional sheet

1. As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.

2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.

3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:

4. No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:

Remark on Protest

- The additional search fees were accompanied by the applicant's protest.
- No protest accompanied the payment of additional search fees.

INTERNATIONAL SEARCH REPORT

International Application No. PCT/US2004 /013859

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. claims: 1-34

Method and system for establish a communication

2. claims: 35-44

Method for transmission of media objects based on the
properties of a display device

INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No

PCT/US2004/013859

Patent document cited in search report		Publication date	Patent family member(s)	Publication date
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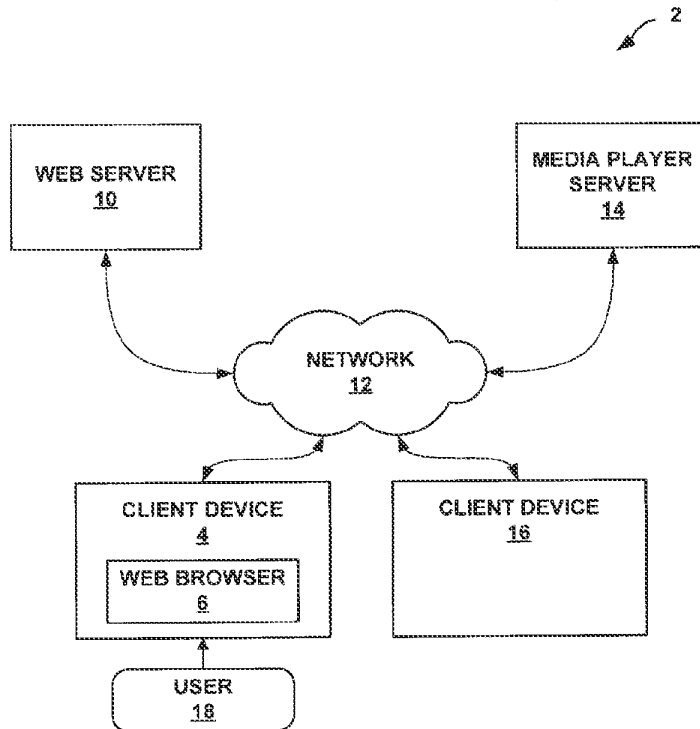
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[Continued on next page]

(54) Title: AUTOMATIC CONFIGURATION OF EMBEDDED MEDIA PLAYER

WO 2008/070050 A2



(57) Abstract: In general, techniques are described of automatically configuring an embedded media player. For example, a user interface such as a web page or a user interface of a media player may include an embedded media file that is to be presented. In addition, the user interface may display an input mechanism that offers a user the opportunity to present a higher-quality version of the media file. When a client device receives the user interface and a user interacts with the input mechanism, a specialized media player is automatically downloaded to the client device. The specialized media player then automatically downloads a higher-quality version of the media file and begins playing the higher-quality version of the media file automatically. The specialized media player may obtain the higher-quality version of the media file using peer-to-peer or other download acceleration techniques.



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- *without international search report and to be republished upon receipt of that report*

AUTOMATIC CONFIGURATION OF EMBEDDED MEDIA PLAYER

[0001] This application claims the benefit of U.S. Provisional Application Serial No. 60/868,446, filed December 4, 2006, the entire content of which is incorporated herein by reference.

TECHNICAL FIELD

[0002] The invention relates to computer networks, and, in particular to the use of media players on computer devices.

BACKGROUND

[0003] The World Wide Web allows a user to access a resource (e.g., browse to a web page) that contains embedded media. Such embedded media may include audio media, video media, photographs, drawings, and so on. Streaming technology enables a web browser to start presenting the media before the web browser finishes downloading all of the media. For example, a web browser may begin playing a video stream before the web browser downloads all of the video data.

SUMMARY

[0004] In general, the invention is directed to techniques of automatically configuring a media player embedded within a network resource. For example, a user interface, such as a web page may identify a media file that is to be presented as part of the web page. The web browser may use a user interface of a media player to present the identified media file as part of the web page. In this way, a media file may be "embedded" within the web page. In addition, a user interface such as the web page or a user interface of a media player, may display an input mechanism, such as a, for example, a link or button that offers a user the opportunity to present a higher-quality version of the media file. The input mechanism may be, for example, a link, a button, a drop down menu, a field, and the like. When a user downloads the web page to a client device and interacts with

the input mechanism, such as, for example, by clicking a link or button, a specialized media player is automatically configured on the client device. For example, if the specialized media player is not installed on the client device, the specialized media player may be downloaded and installed. The specialized media player then automatically downloads a higher-quality version of the media file and begins playing the higher-quality version of the media file automatically. The higher-quality version of the media file may be obtained from a different network resource. The specialized media player may obtain the higher-quality version of the media file, for example, using peer-to-peer or other static or streaming download acceleration techniques.

[0005] In one embodiment, a method comprises presenting a user interface, such as, for example, a web page with a client device. The web page identifies a media file that is to be presented as part of the web page. In addition, the user interface such as a web page or the user interface for a media player, includes an input mechanism, for example, a link or button that offers a user an opportunity to experience a version of the media file that has higher quality than the media file. The method also comprises automatically configuring a media player on the client device when the user selects such an option by interacting with the input mechanism by for example, clicking a link or button. In addition, the method comprises automatically obtaining the higher-quality version of the media file using the media player. Further, the method comprises automatically presenting the higher-quality version of the media file using the user interface of the media player.

[0006] In another embodiment, a system comprises a client device to present a user interface, such as, for example a web page. The web page identifies a media file that is to be presented as part of the web page. In addition, the user interface, such as a web page or the user interface of a media player includes an input mechanism, such as, for example, a link or button, that offers a user an opportunity to experience a version of the media file that has higher quality than the media file. The client device automatically configures a media player on the client device when the user selects such an option by interacting with the input mechanism by for example, clicking a link or button and the client device automatically obtains

the higher-quality version of the media file using the media player. The client device automatically presents the higher-quality version of the media file using the user interface of the media player.

[0007] In another embodiment, a computer-readable medium comprises instructions. The instructions cause a programmable processor to present a user interface, such as, for example a web page with a client device. The web page identifies a media file that is to be presented as part of the web page. In addition, the user interface such as the web page or the user interface of a media player, includes an input mechanism, such as, for example, a link or button, that offers a user an opportunity to experience a version of the media file that has higher quality than the media file. The instructions also cause the processor to automatically configure a media player on the client device when the user selects such an option by interacting with the input mechanism by, for example, clicking a link or button. In addition, the instructions cause the processor to automatically obtain the higher-quality version of the media file using the media player. The instructions also cause the processor to automatically present the higher-quality version of the media file using the user interface of the media player.

[0008] The details of one or more embodiments of the invention are set forth in the accompanying drawings and the description below. Other features, objects, and advantages of the invention will be apparent from the description and drawings, and from the claims.

BRIEF DESCRIPTION OF DRAWINGS

[0009] FIG. 1 is a block diagram illustrating an exemplary system in which a media player is automatically configured on a client device.

[0010] FIG. 2 is a flowchart illustrating an exemplary operation of a system in which a media player is automatically configured on a client device.

[0011] FIG. 3 is a screen illustration showing an exemplary user interface.

[0012] FIG. 4 is a screen illustration showing an exemplary user interface in which a media player presents a higher-quality version of a media file.

DETAILED DESCRIPTION

[0013] FIG. 1 is a block diagram illustrating an exemplary system 2 in which a media player is automatically configured on a client device 4. Client device 4 may be a personal computer, a gaming platform, a mobile telephone, a personal digital assistant, a handheld computer, a mainframe computer, a network workstation, television set top box, or otherwise.

[0014] For purposes of example, the techniques will be described with respect to web pages, although the techniques may be applied to other types of network resources. Initially, a user 18 of client device 4 may request that a web browser 6 on client device 4 present a web page provided by a web server 10. In response to the request from user 18, web browser 6 may send a request to web server 10 via a network 12. Network 12 may be a wide-area network such as the Internet, a local-area network (LAN), or otherwise. The request may be a Hyper-Text Transfer Protocol (HTTP) request, a HTTP Security (HTTPS) request, or otherwise. In response to the request from web browser 6, web server 10 may send to web browser 6 a response that includes the requested web page. Upon receiving the web page, web browser 6 may render and present the web page.

[0015] The web page may identify a media file that is to be presented as part of the web page. The web page may identify the media file using Hypertext Markup Language tags. For example, a web page regarding a product for sale may include text describing the product along with tags that identify an audio or video file that shows the product in operation.

[0016] In addition to the embedded media file, a user interface, such as, for example, a web page or a user interface of a media player may also include an input mechanism, such as, for example, a link or button that offers user 18 an opportunity to experience a higher-quality version of the media file. The input mechanism may be, for example, a link, a button, a drop down menu, a field, and the like. For example, the input mechanism may include the text "Click here to see this video is High-Definition." The input mechanism may take the form of text, a graphic, or otherwise. In some example embodiments, where the input mechanism is a link or button, user 18 may select the link or button by positioning a cursor over the link or button with a mouse, trackball, or other pointing device and

clicking a button. Alternatively, user 18 may select the link or button using keyboard instructions.

[0017] The input mechanism may specify a Universal Resource Locator of a media player server 14. Thus, when user 18 interacts with the input mechanism to select the higher-quality version of the media file, by for example, clicking on a link or button, web browser 6 sends a request via network 12 to media player server 14. In response to the request from web browser 6, media player server 14 determines whether a media player that is capable of downloading and playing a higher-quality version of the media file embedded on the web page is installed on client device 4 and configured to operate as a plug-in with web browser 6. If media player server 14 determines that such a media player is installed on client device 4, media player server 14 sends a redirect message to web browser 6. The redirect message instructs web browser 6 to automatically send a request for the higher-quality version of the media file to a server on network 12 that provides some or all of the higher-quality version of the media file. For example, media player server 14 may send a HTTP redirect message to web browser 6. Subsequently, the media player requests the higher-quality version of the media file and may begin presenting the higher-quality version of the media file. In some instances, the media player may open a new window to play the higher-quality version of the media file. For instance, the new window may occupy the entire screen. The higher-quality version of the media file may have a higher resolution or size, include less compression, have a higher number of frames per second, and so on. For example, a higher-quality version of a video file may have a resolution comparable to that of video on a high-definition television.

[0018] In some embodiments, the media player may begin to download the higher-quality version of the media file as soon as web page is first loaded on client device 4. In other words, the media player loaded on client device 4 may scan the web page, identify tags that identify the higher-quality media file, and “pre-fetch” the higher-quality version of the media file before user 18 interacts with the input mechanism to select the higher quality version of the media file. In this way, the media player may present the higher-quality version of the media file more quickly

in the event user 18 interacts with the input mechanism to select the higher quality version of the media file.

[0019] On the other hand, if media player server 14 determines a media player that is capable of downloading and playing the higher-quality version of the media file is not installed on client device 4 or configured to operate as a plug-in with web browser 6, media player server 14 may automatically configure the media player on client device 4. For example, media player server 14 may send one or more installation files to client device 4. When client device 4 receives the installation files, client device 4 may prompt user 18 to indicate whether the user consents to the installation of the media player. For instance, client device 4 may automatically launch an installation wizard that prompts user 18 to agree to an end-user license agreement. In some example embodiments, the wizard may also prompt user 18 to provide an email address, to check boxes regarding consumer interests, and so on. If user 18 indicates that it does not consent to the installation of the media player, the media player is not installed in on client device 4.

Otherwise, the media player server 14 automatically installs and configures the media player on client device 4. In this way, web browser 6 is not redirected to a separate web page from which user 18 may select a link to download a media player. Rather, the web browser 6 may continue to present the same web page. Thus, after user 18 interacts with the input mechanism to select a higher quality version of the media file, by for example selecting a link or button, the only action required by user 18 to view the higher quality version of the media file is providing an indication of consent to the installation of the media player.

[0020] After the media player is installed on client device 4, the media player may automatically begin downloading the higher-quality version of the media file. To download the higher-quality version of the media file, the media player may use one or more download acceleration techniques. For example, the media player may use a peer-to-peer technology to download the higher-quality version of the media file. When the media player uses a peer-to-peer technology to download a file, the media player downloads all or portions of the file from one or more peer nodes (e.g., other client devices). For instance, the media player may use "swarming" technology provided by Swarmcast, Inc. of Minneapolis, Minnesota.

In general, the media player initiates a "swarming" download by sending a request to a server that is an initial source of the higher-quality version of the media file. For instance, the media player may send a request to web server 10. In response to the request, the server sends a first section of the media file to the media player. However, rather than sending the entire media file to the media player, the server breaks the media file into small sections and begins sending some of these sections to the media player. Meanwhile, a second client device 16 may begin its download process by also contacting the server. The server then sends client device 16 sections of the media file, but sections that are different than the sections sent to client device 4. Simultaneously, client device 4 may begin sending some of the sections of the media file it received to client device 16 and client device 16 may begin sending to client device 4 some of the sections of the media file it has already received. In this way, media players on both client device 4 and client device 16 may begin playing the media file faster than if either of client device 4 or client device 16 had downloaded the media file exclusively from web server 16.

[0021] Otherwise stated, "swarming" may be described as a network encoding method of using a computer for transferring data. This method comprises sending a request for data from a requesting computer to a targeted computer system. In addition, the method comprises accessing at the targeted computer system a look-up list to identify other computers that have previously requested and downloaded at least a portion of the requested data. The method also includes sending requests to the identified computers, wherein upon receiving the requests the identified computers have received different partial portions of the requested data and independently encoding the different partial portions of the data at the identified computers in response to the requests. Furthermore, the method includes sending the encoded different partial portions of the data from the identified computers to the requesting computer and completing the download of the remaining portions of the data with the identified computers. The method also includes receiving, with the requesting computer, the different partial portions of the encoded data from at least two of the sending computers. In addition, the method includes decoding the received encoded data to recreate the requested data from the different partial portions and saving the requested data in memory. This process of downloading

files using “swarming” technology is described in greater detail in U.S. patent 7,277,950 entitled “APPARATUS, METHOD AND SYSTEM FOR AN ACKNOWLEDGEMENT INDEPENDENT EQUALIZED DATA PACKET TRANSFER MECHANISM OVER A PEER TO PEER NETWORK,” the entire content of which is hereby incorporated by reference.

[0022] Other exemplary peer-to-peer technologies include receiving data over multiple channels in parallel with data order prioritization. A more complete description of this technology is described in co-pending U.S. patent application 10/788,695 entitled “PARALLEL DATA TRANSFER OVER MULTIPLE CHANNELS WITH DATA ORDER PRIORITIZATION,” the entire content of which is hereby incorporated by reference.

[0023] The media player may download the entire higher-quality version of the media file and then begin to present the higher-quality version. Alternatively, the media player may begin presenting the higher-quality version while client device 4 is still receiving the higher-quality version. In some instances, the media file may include an advertisement prior to the actual media file. For example, the media player may present a commercial advertisement first and then present a requested video.

[0024] After the media player begins downloading the higher-quality version of a video file, the media player may open a new window in web browser 6 that appears in front of the window of web browser 6 that presents the web page. The new browser window may present the video file along with one or more buttons to control the presentation (e.g., play, pause, rewind, fast-forward, etc.). This new browser window may occupy the entire viewable area of a computer or television monitor. The web page in the existing window of web browser 6 may remain the same. Because the web page in the existing window may remain the same, user 18 may use the web page in the existing window to easily navigate to other web pages or to interact with the input mechanism to select another web page that offers the opportunity to experience a higher-quality version of another media file.

[0025] This invention may provide one or more advantages. For example, the invention may provide a superior experience for users. For example, a media player may be automatically installed and configured without required that the user

navigate to a separate web page. When a user is required to navigate to a separate web page, the user may lose interest and navigate away from the web page.

Consequently, a provider of the web page may lose business and/or advertising revenue. Furthermore, because the media player may utilize one or more download acceleration techniques, the media player may download a higher-quality version of a media file in an equivalent amount of time that it may take to download a lower-quality version of the media file. In addition, the higher-quality version of the media file may provide a more compelling experience for the user. As a result, the user may stay longer at the web page and may be more likely to purchase a product from the web page.

[0026] FIG. 2 is a flowchart illustrating an exemplary operation of a system in which a media player is automatically configured on a client device. Initially, user 18 may request a network resource user interface, e.g., a web page (30). For example, user 18 may enter a universal resource locator (URL) of the web page in an address bar of web browser 6 or may use web browser 6 to interact with an input mechanism to select a URL of the web page. User 18 may interact with an input mechanism to select the URL of the web page by, for example, selecting a link or button that points to the URL of the web page. Web browser 6 may then send a request for the web page to web server 10 (32). In response to the request, web server 10 may send the requested web page to web browser 6 and the web browser may receive the web page (34). The web page includes one or more tags that identify a media file that is to be presented as part of the web page. For example, the identified media file may be a Flash Video file playable by a Flash Video player available from Abode Systems Inc. of San Jose, California, a QuickTime video file playable by a QuickTime video player available from Apple Computer of Cupertino, California, or otherwise.

[0027] After receiving the web page, user 18 may interact with the input mechanism on a user interface, such as a web page, or a user interface of a media player to offer the user the opportunity to experience (e.g., view, hear, etc.) the media file in "High-Definition" (36). User 18 may interact with the input mechanism on a user interface, such as a web page, or a user interface of a media player by for example, selecting a link or button on the web page or in the user

interface of the media player that offers the user the opportunity to experience the media file in "High-Definition." In an exemplary embodiment, where the input mechanism comprises a link or button on a user interface such as a web page or a user interface of the media player, when user 18 selects the link or button, web browser 6 sends a request to media player server 14 (38). In response to the request, media player server 14 determines whether a media player capable of downloading and presenting the "high definition" version of the media file is installed on client device 4 (40). If the media player is already installed on client device 4 ("YES" of 40), media player server 14 sends a redirection message to web browser 6 (42). The redirection message causes web browser 6 to send a new request to a location where media player may download and play a high definition version of the media file (48). Alternatively, if the media player is not yet installed on client device 4 ("NO" of 40), media player 14 automatically transfers one or more installation files to client device 4 (44). Client device 4 may optionally confirm that user 18 would like to install the media player. If so, client device 4 executes the installation files and installs the media player (46). After the media player is installed, the media player may download and play a high definition version of the media file (48).

[0028] FIG. 3 is a screen illustration showing an exemplary user interface 50. User interface 50 includes a media file 52 and some text describing the media file. In addition, user interface 50 includes a link or button 54 with the caption "Click here to view this video in High Definition!" When a user selects link or button 54, the media player may be automatically configured on the client device and the media player may begin to present a higher-quality version of media file 52.

[0029] FIG. 4 is a screen illustration showing an exemplary user interface 60 in which a media player presents a higher-quality version of a media file 62. As illustrated in the example of FIG. 4, the higher-quality version of media file 62 may be larger. The example of FIG. 4 also illustrates that interface 50 may remain in the background while the media player presents higher-quality version of the media file 62.

[0030] Various embodiments of the invention have been described. These and other embodiments are within the scope of the following claims.

CLAIMS:

1. A method comprising:
 - presenting a user interface with a client device, wherein the user interface includes an embedded media file that is to be presented, and wherein the user interface includes an input mechanism that offers a user an opportunity to experience a version of the embedded media file that has higher quality than the media file embedded within the user interface;
 - automatically configuring a media player on the client device when the user interacts with the input mechanism to select the version of the embedded media file that has higher quality than the embedded media file;
 - automatically obtaining the higher-quality version of the media file using the media player; and
 - automatically presenting the higher-quality version of the media file using the media player.
2. The method of claim 1, wherein presenting a user interface comprises presenting a web page with a web browser.
3. The method of claim 1, wherein presenting a user interface comprises presenting a user interface of the media player executing on the client device.
4. The method of claim 1, wherein an input mechanism comprises at least one of a link and button.
5. The method of claim 1, wherein automatically configuring a media player comprises:
 - sending an installation file to the client device; and
 - executing the installation file to install the media player.

6. The method of claim 1, wherein the method further comprises:
determining, with a media player server, whether the media player is configured on the client device; and
redirecting the client device to a location where the higher-quality version of the media file is obtainable.
7. The method of claim 6, wherein the method further comprises downloading the higher-quality version with the media player before the user interacts with the input mechanism.
8. The method of claim 1, wherein automatically obtaining and presenting the higher-quality version comprises downloading the higher-quality version from a plurality of peer nodes.
9. The method of claim 8, wherein downloading the higher-quality version from a plurality of peer nodes comprises receiving data over multiple channels in parallel with data order prioritization.

10. The method of claim 8, wherein downloading the higher-quality version from a plurality of peer nodes comprises:
 - sending a request for data from the client device to a targeted computer system;
 - accessing at the targeted computer system a look-up list to identify other computers that have previously requested and downloaded at least a portion of the requested data;
 - sending requests to the identified computers, wherein upon receiving the requests the identified computers have received different partial portions of the requested data;
 - independently encoding the different partial portions of the data at the identified computers in response to the requests;
 - sending the encoded different partial portions of the data from the identified computers to the client device and completing the download of the remaining portions of the data with the identified computers;
 - receiving, with the client device, the different partial portions of the encoded data from at least two of the sending computers;
 - decoding the received encoded data to recreate the requested data from the different partial portions; and
 - saving the requested data in memory.
11. The method of claim 1, wherein presenting the higher-quality version comprises opening a new window to present the higher-quality version.
12. The method of claim 2, wherein the web page includes text.

13. A system comprising:
a client device to present a user interface, wherein the user interface includes an embedded media file that is to be presented, and wherein the user interface includes an input mechanism that offers a user an opportunity to experience a version of the media file that has higher quality than the embedded media file;
wherein the client device automatically configures a media player on the client device when the user interacts with the input mechanism to select the version of the embedded media file that has higher quality than the embedded media file;
wherein the client device automatically obtains the higher-quality version of the media file using the media player; and
wherein the client device automatically presents the higher-quality version of the media file using the media player.
14. The system of claim 13, wherein the user interface includes a web page presented by a web browser.
15. The system of claim 13, wherein the user interface includes a user interface of the media player executing on the client device.
16. The system of claim 13, wherein the input mechanism comprises at least one of a link and button.
17. The system of claim 13, wherein the client device automatically configures a media player by receiving an installation file from a media player server and executing the installation file to install the media player.
18. The system of claim 13, wherein the client device automatically obtains the higher-quality version of the media file by downloading the higher-quality version of the media file from a plurality of peer nodes.

19. The system of claim 13, wherein the client device automatically obtains the higher quality version of the media file by downloading the higher-quality version from a plurality of peer nodes over multiple channels in parallel with data order prioritization.

20. A computer-readable medium comprising instructions, the instructions causing a programmable processor to:

present a user interface with a client device, wherein the user interface includes an embedded media file that is to be presented, and wherein the user interface includes an input mechanism that offers a user an opportunity to experience a version of the embedded media file that has higher quality than the embedded media file;

automatically configure a media player on the client device when the user interacts with the input mechanism to select the version of the embedded media file that has a higher quality than the embedded media file;

automatically obtain the higher-quality version of the media file using the media player; and

automatically present the higher-quality version of the media file using the media player.

21. A method comprising:

presenting a web page with a client device, wherein the web page identifies an embedded media file that is to be presented as part of the web page, and wherein the web page includes a link that offers a user an opportunity to experience a version of the embedded media file that has higher quality than the embedded media file;

automatically configuring a media player on the client device when the user selects the link;

automatically obtaining the higher-quality version of the media file using the media player; and

automatically presenting the higher-quality version of the media file using the media player.

22. A system comprising:
- a client device to present a web page, wherein the web page identifies a media file that is to be presented as part of the web page, and wherein the web page includes a link that offers a user an opportunity to experience a version of the media file that has higher quality than the media file;
 - wherein the client device automatically configures a media player on the client device when the user selects the link;
 - wherein the client device automatically obtains the higher-quality version of the media file using the media player; and
 - wherein the client device automatically presents the higher-quality version of the media file using the media player.

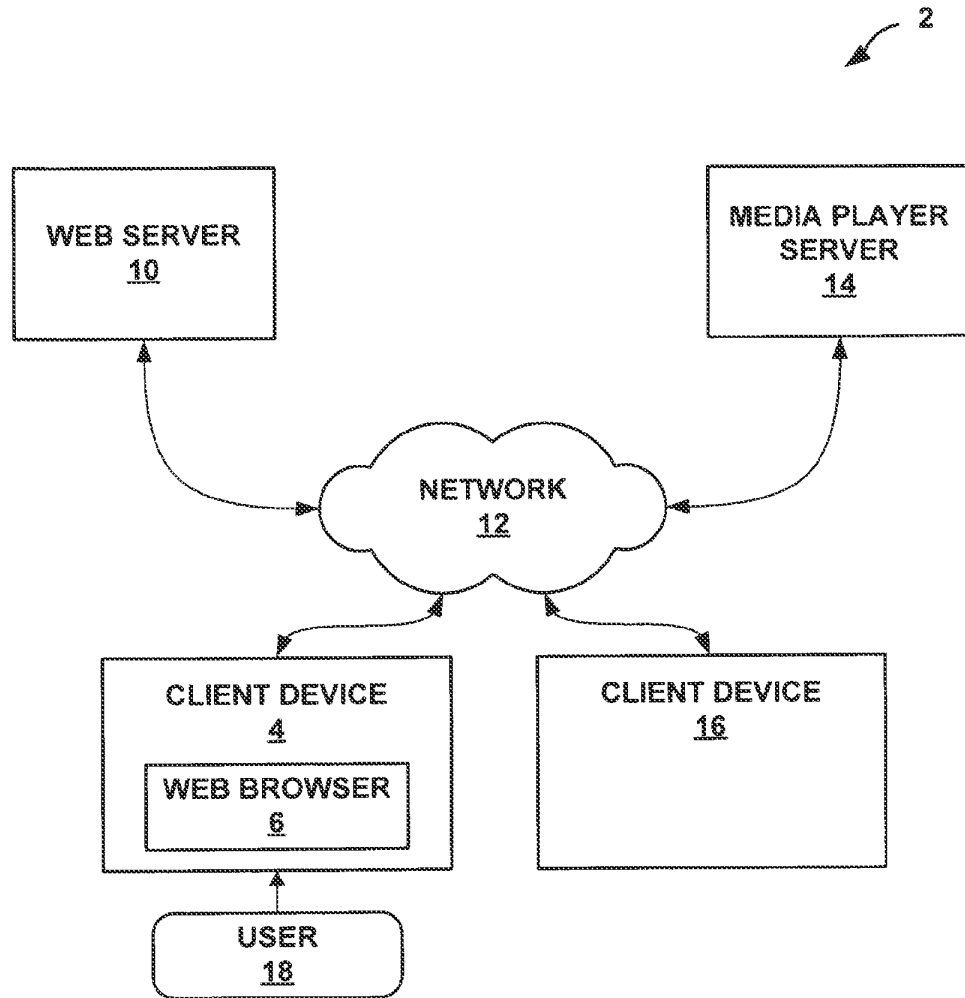


FIG. 1

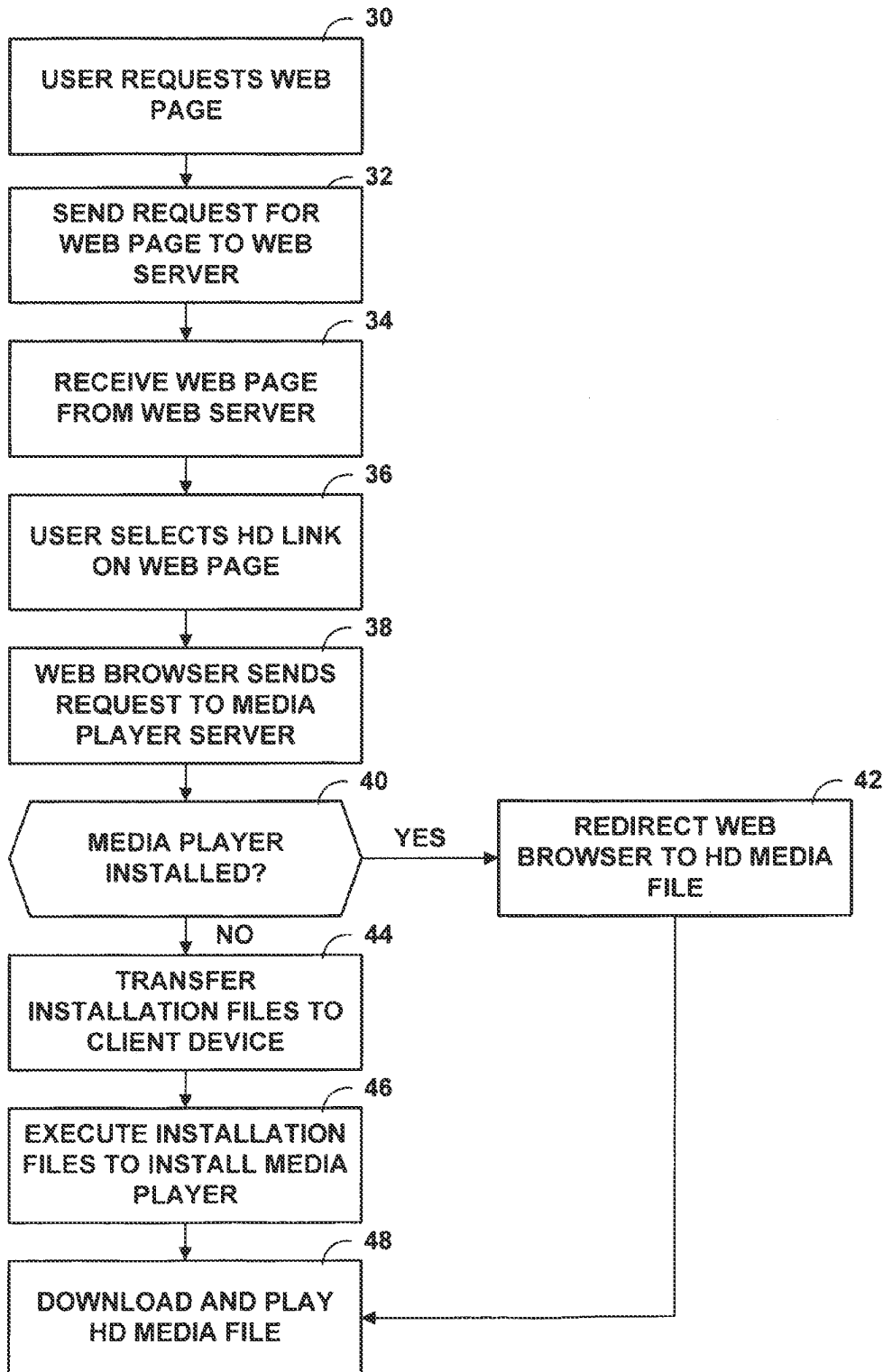


FIG. 2

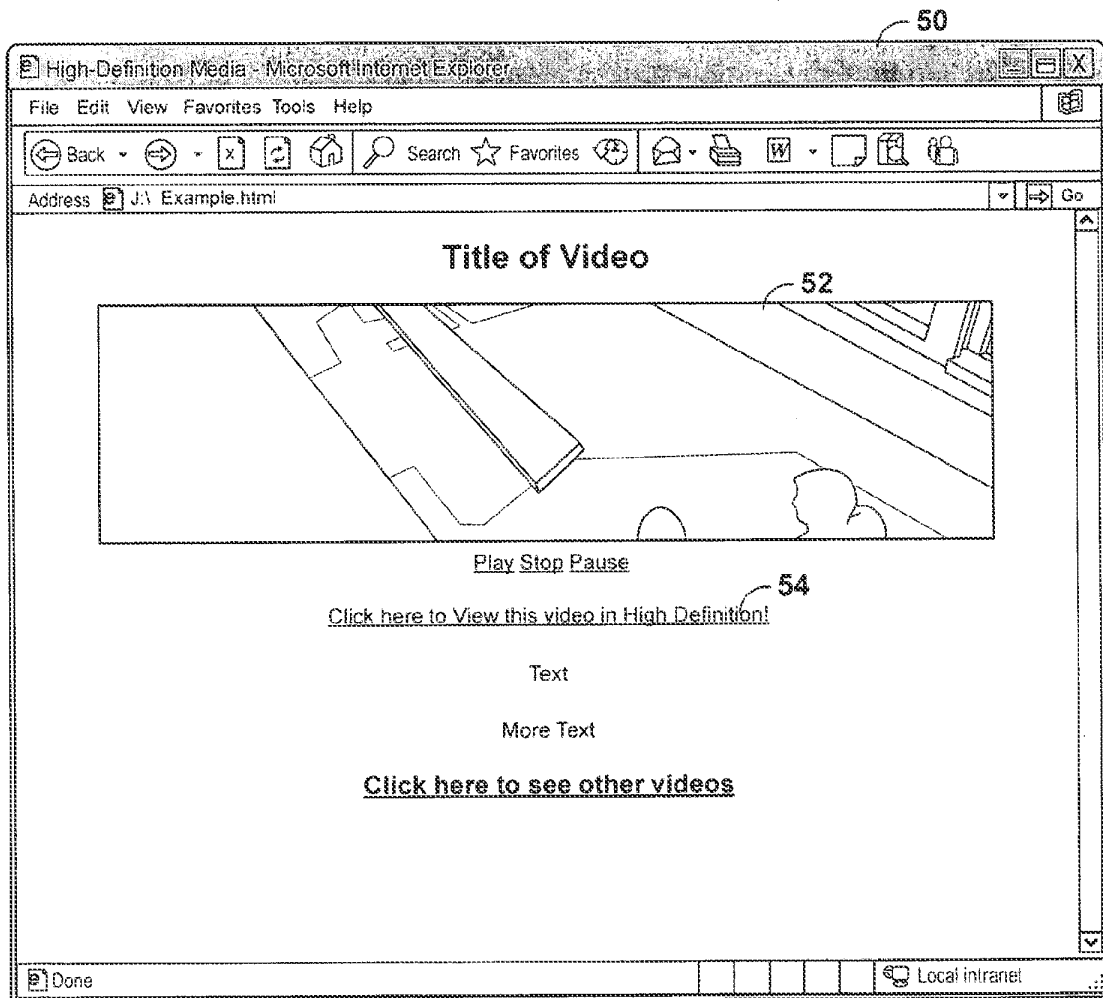


FIG. 3

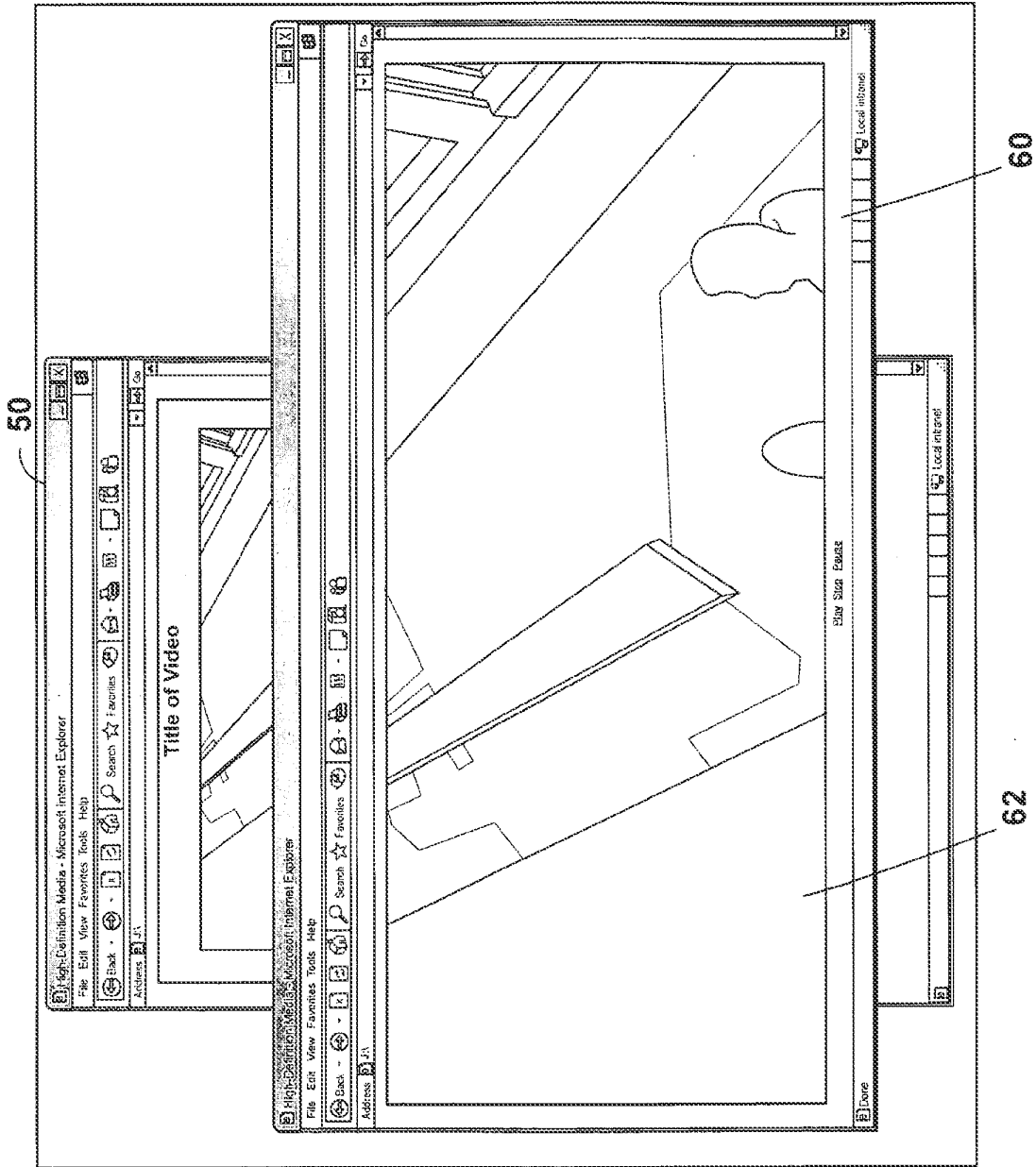


FIG. 4

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[Continued on next page]

(54) Title: AUTOMATIC CONFIGURATION OF EMBEDDED MEDIA PLAYER

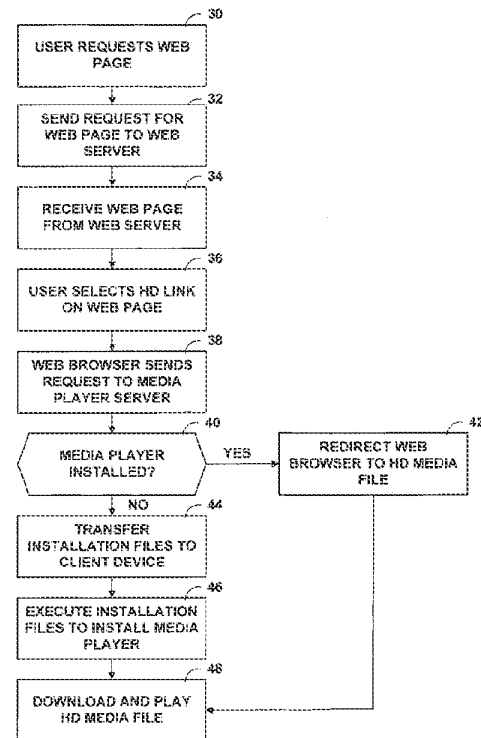


FIG. 2

(57) Abstract: In general, techniques are described of automatically configuring an embedded media player. For example, a user interface such as a web page or a user interface of a media player may include an embedded media file that is to be presented. In addition, the user interface may display an input mechanism that offers a user the opportunity to present a higher-quality version of the media file. When a client device receives the user interface and a user interacts with the input mechanism, a specialized media player is automatically downloaded to the client device. The specialized media player then automatically downloads a higher-quality version of the media file and begins playing the higher-quality version of the media file automatically. The specialized media player may obtain the higher-quality version of the media file using peer-to-peer or other download acceleration techniques.

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Category	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	"GET A MAC - WATCH THE TV ADS" TV ADVERTISEMENTS WEBPAGE OF APPLE COMPUTER INC., [Online] 3 May 2006 (2006-05-03), pages 1-2, XP002482272 Retrieved from the Internet: URL: http://web.archive.org/web/20060503182 919/http://www.apple.com/getamac/ads/> [retrieved on 2008-05-29] the whole document	1-8, 11-18, 20-22
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INTERNATIONAL SEARCH REPORT

International application No
PCT/US2007/024791

C(Continuation). DOCUMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	WO 03/093990 A (HEWLETT PACKARD DEVELOPMENT CO [US]) 13 November 2003 (2003-11-13) abstract; figures 1-4 page 1, lines 12-22 page 3, lines 4-6 page 3, line 28 - page 4, line 7 page 5, lines 3-20 page 7, line 4 - page 8, line 30 page 10, line 20 - page 11, line 27	1-8, 11-18, 20-22
X	HOLLIMAN M ET AL: "Improving Media Services on P2P Networks" IEEE INTERNET COMPUTING, IEEE SERVICE CENTER, NEW YORK, NY, US, vol. 6, no. 1, 1 January 2002 (2002-01-01), pages 73-77, XP011094114 ISSN: 1089-7801	1-8, 11-18, 20-22
Y	page 74, left-hand column, line 32 - page 75, left-hand column, line 9 page 75, left-hand column, last paragraph - page 77, paragraph CONCLUSIONS figure 3	9,10,19
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Information on patent family members

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WO 03093990	A	13-11-2003	
		AU 2003223765 A1	17-11-2003
		EP 1499966 A2	26-01-2005
		JP 2005531049 T	13-10-2005
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US 2004172476	A1	02-09-2004	NONE

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following procedure. A **session-id** is obtained by taking an MD5 hash over 128-bits generated using one of Java's pseudo-**random** number generators (PRNG). ... research.microsoft.com/pubs/64680/gm05.pdf

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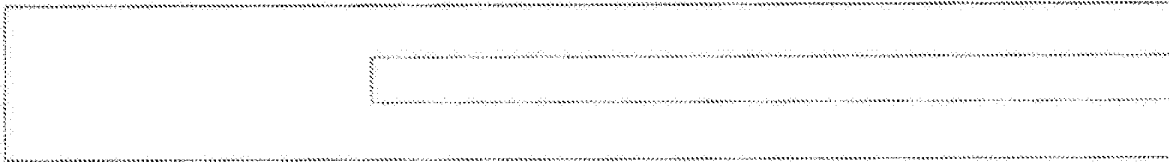
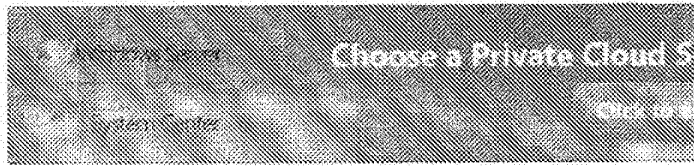
The 32-bit **Session ID** is mixed with **random** data and encrypted to generate a 16-character cookie string. Later, when a cookie is received, the **Session ID** can be ... msdn.microsoft.com/en-us/library/ms972838.aspx

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Also called a *transient cookie*, a cookie that is erased when the user closes the Web browser. The session cookie is stored in temporary memory and is not retained after the browser is closed. Session cookies do not collect information from the user's computer. They typically will store information in the form of a session identification that does not personally identify the user.

Compare with *persistent cookie*.

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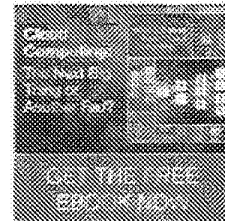
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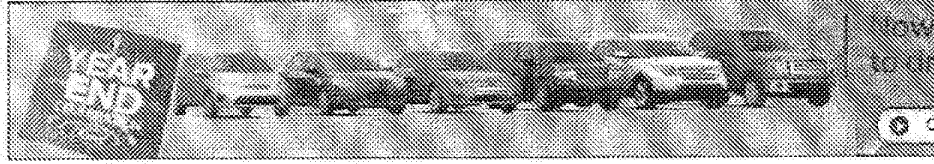
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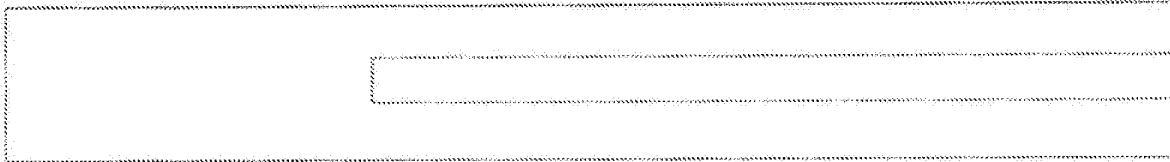
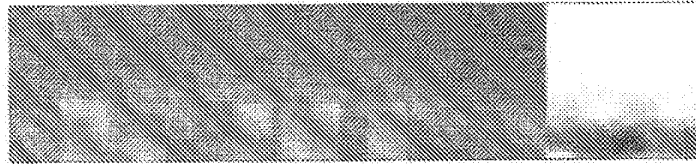
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(1) The session of activity that a user with a unique IP address spends on a Web site during a specified period of time. The number of user sessions on a site is used in measuring the amount of traffic a Web site gets. The site administrator determines what the time frame of a user session will be (e.g., 30 minutes). If the visitor comes back to the site within that time period, it is still considered one user session because any number of visits within that 30 minutes will only count as one session. If the visitor returns to the site after the allotted time period has expired, say an hour from the initial visit, then it is counted as a separate user session.

Contrast with unique visitor, hit, click-through and page view, which are all other ways that site administrators measure the amount of traffic a Web site gets.

(2) The period of time a user interacted with an application. The user session begins when the user accesses the application and ends when the user quits the application.

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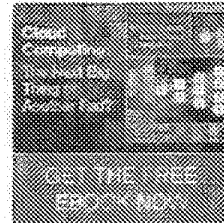
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FOA

Lorddraco98

Mon 2nd Dec '02, 9:08pm

I'm working on building a user object for a website I'm working on. In the user object, userid and sessionid must be stored into a cookie and then sent to the user. The userid and sessionid along with info about the user (IP, username, etc) are inserted into a MySQL DB. I'm looking for a way to generate a random, unique sessionid that PHP can make, store in the DB, insert into that cookie, and can also use to look up a user in the DB. So what's the best way to generate a random, unique session ID with PHP??

Gamefreak

Wed 4th Dec '02, 4:47pm

use the function `uniqid(val$)`

the `val$` can be blank, but if you put something in there it will have that `val$` in the id. After you do that, then put the result through `md5()`, it will give you good session ids.

Scott MacVicar

Wed 4th Dec '02, 8:19pm

Originally posted by Lorddraco98

I'm working on building a user object for a website I'm working on. In the user object, userid and sessionid must be stored into a cookie and then sent to the user. The userid and sessionid along with info about the user (IP, username, etc) are inserted into a MySQL DB. I'm looking for a way to generate a random, unique sessionid that PHP can make, store in the DB, insert into that cookie, and can also use to look up a user in the DB. So what's the best way to generate a random, unique session ID with PHP?? just try and shove as much random stuff into `md5()`, I use the following

```
md5(uniqid(microtime()) . $_SERVER['REMOTE_ADDR'] . $_SERVER['HTTP_USER_AGENT']);
```

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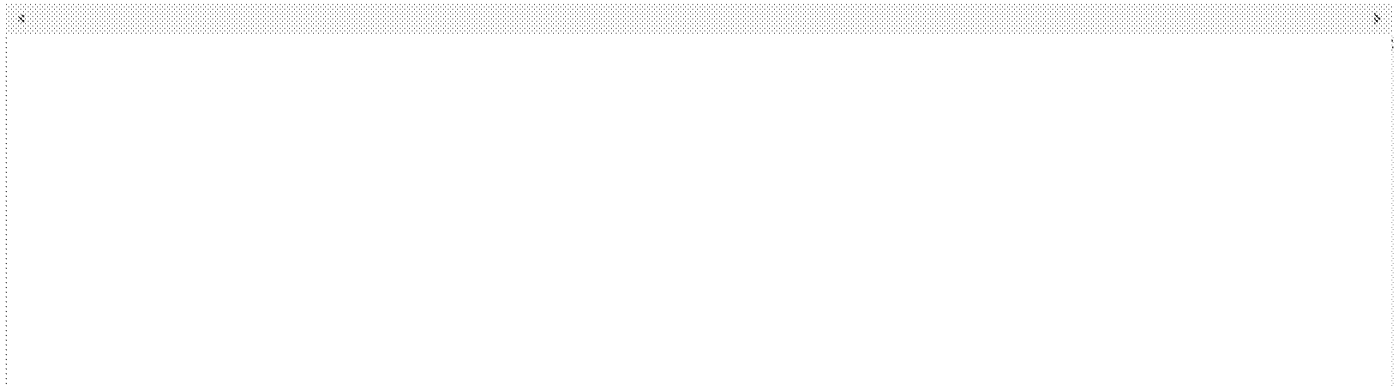
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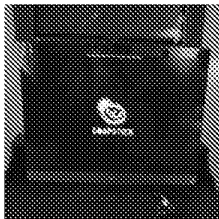
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PCMag UK News

Snapstick's Media Streaming App/Box: Hands On

BY MARK HACHMAN 8 JAN 2011, 8:17 A.M.



Right now, Snapstick is everything that Google promised with Google TV, except with its odd little quirky requirement that users "snap" content to a set-top box.

I had a chance to play around with the app/set-top box for a few minutes here at CES late on Friday. I'm impressed with what SnapStick offers - what appears to be full-featured, Web-based content on a television.

For whatever reason - lack of sleep, an obsession with baseball - Snapstick reminds me a fireballing pitcher who interrupts his pitching motion with an odd little hitch as he delivers the ball. The "snap" seems a bit contrived; why doesn't the Web page just open on the device itself? But in my limited time of playing with the device, I couldn't argue with the results.

SEE ALSO: [Report: 10th Gen Core i5 Desktop Chip Uses Hyper-Threading](#)

For now, a user needs to own either an iPod touch or iPad, and must download the Snapstick application. Unfortunately, a Snapstick user must also own the associated set-top box, and there's the rub: for now, D-Link has signed a contract for a trial run of the hardware. Still, Snapstick management seemed extremely optimistic that a final deal would be assigned. The target price? Just over \$100, which retailers may discount to under that \$100 price point very shortly, executives said.

All a device We encourage you to read our updated [PRIVACY POLICY](#) and [COOKIE POLICY](#). × the set-top box. Users don't even have to select a local box; if it's configured correctly, content can be snapped around the world.



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most probably via a wired connection. For whatever reason, the iPod touch app worked well, but the iPad did not; however, the touch's relatively small display size made page navigation difficult.

The user can scroll around the Web page on the touch or iPad, and highlight the area he wants to see on the screen. By default (mostly due to the page design) the most interesting bits are usually found on the top of the screen. In reality, sliding a window around an image of the full Web page probably makes the most sense; it just felt a bit awkward, reminding me of navigating a zoomed-out Web page on a mobile browser and then zooming in to read the text.

Another issue crops up when you want to watch a video in full-screen mode - unfortunately, that requires you to once again find the button or icon on the iPad or iPod touch that orders up the full-screen video. On the touch, it's a frustrating pixel hunt.

With that said, Snapstick delivers the Web to your TV, including video that the content providers inexplicably reserve for only your PC. Hulu seems to work just fine, as did the broadcast sites. That's because Snapstick uses a generic Firefox browser - no self-identification as the Revue does. That means, that to a site like Hulu or CBS.com, the Snapstick appears to be the same as your desktop browser.

Users have a vast and ever-growing number of methods to display content on their TV screens. But few deliver the full Web, or something close to it. So far, the best option remains a notebook connected to the TV via an HDMI cable. But, slowly, the industry moves forward towards convergence. Snapstick's a bit of a rocky road, but it's headed in the right direction.

We encourage you to read our updated [PRIVACY POLICY](#) and [COOKIE POLICY](#).



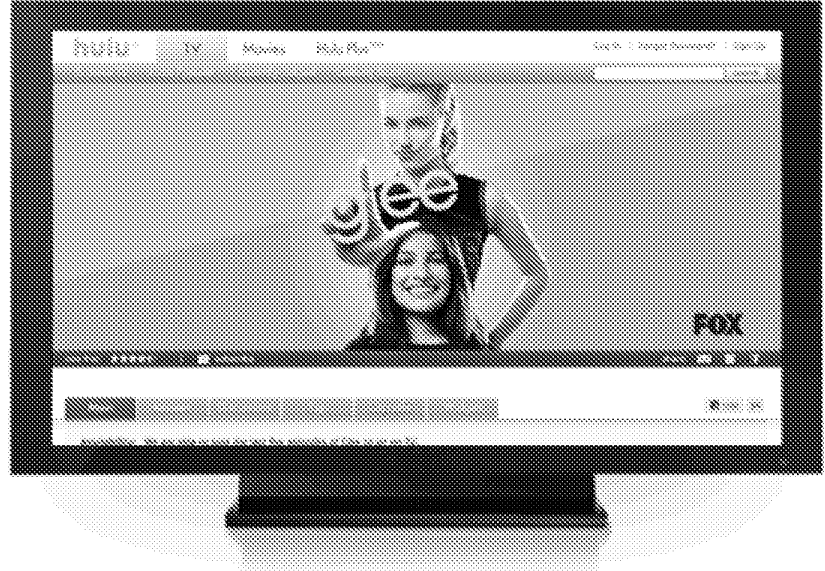
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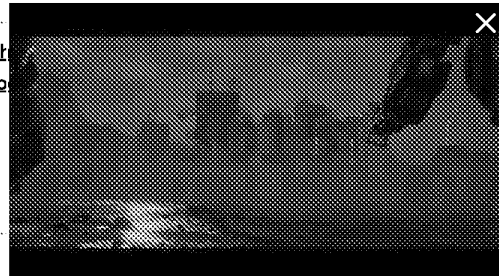
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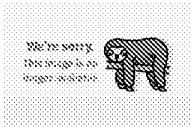
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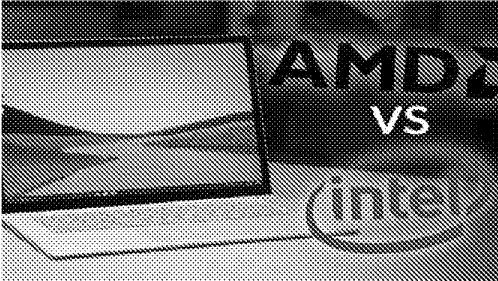
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Artwork: Chip Taylor

YouTube's new [Leanback service](http://www.pcworld.com/article/200704/youtube_leanback_youtube_that_looks_like_tv.html?tk=rel_news) (http://www.pcworld.com/article/200704/youtube_leanback_youtube_that_looks_like_tv.html?tk=rel_news) aims to become a fixture on your television by letting you watch an uninterrupted stream of full-screen YouTube videos in high definition. The beta service decides what to show you based on your YouTube account preferences, and you can use Leanback to watch your YouTube movie rentals obtained through the new [YouTube Store](http://www.pcworld.com/article/194935/youtube_opens_rental_store.html?tk=rel_news) (http://www.pcworld.com/article/194935/youtube_opens_rental_store.html?tk=rel_news). Leanback also offers a number of different video feeds organized by category if you get tired of the initial personalized video stream Leanback offers by default.

Here's a quick look at the new Leanback service from YouTube:

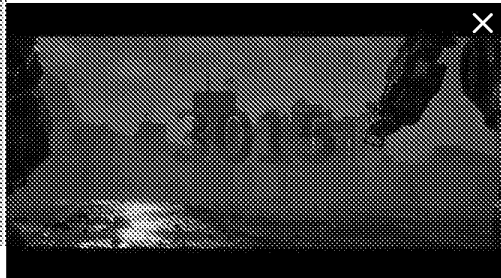
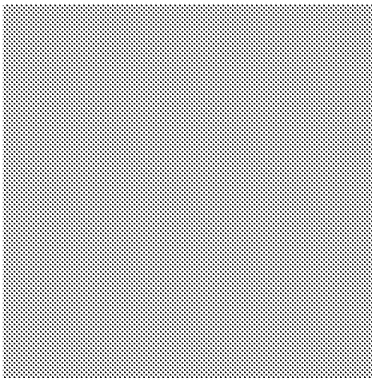


(link)

Getting Started

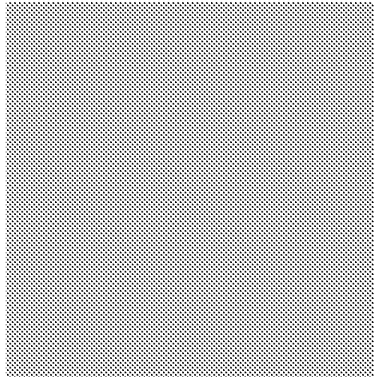
Google says Leanback is meant to be used on large screens like your television so you might want to try this out on a larger screen like your Internet-capable television. To start using Leanback, point your Web browser to [youtube.com/leanback](http://www.youtube.com/leanback) (<http://www.youtube.com/leanback>). If you're not logged into the site with your YouTube or Google account, you will be prompted to sign in before you can start watching videos. If you don't have a YouTube account, you can create one from the sign-in page, and you must have a YouTube account to use the service.

All About the Keyboard



You can set your mouse aside for the moment, because Leanback depends exclusively on your keyboard's directional arrows and the return key to navigate through the new service. If you try to use your mouse, you'll be greeted with the above message.

One tap of the up arrow displays Leanback's search option, hitting the down key once shows you Leanback's playback controls, and a second strike of the down key reveals a filmstrip of all the videos in your current Leanback queue.

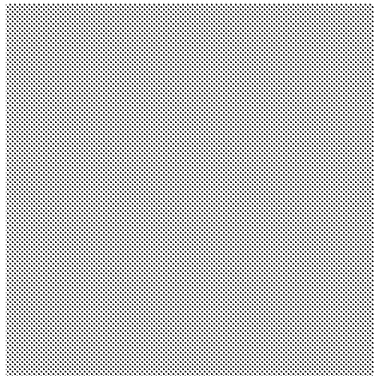


When you have the playback controls on screen, you use the right and left arrows to navigate through the various controls like rewind, play/pause, and fast forward, and you hit "enter" to select the control you want. If you're getting tired of the video you're viewing, you can also use the right and left arrows to move through your Leanback queue. To sort through the entire queue without switching to the next video, first bring up the filmstrip using the down arrow and then navigate to the left or right. Just like on YouTube, hitting the spacebar will pause the video you're watching.

Content

By default, Leanback's content uses what YouTube calls Your Feed to create a queue of videos for you to watch. Your Feed is based on your YouTube subscriptions and past videos you've watched. If you've linked your Facebook account to your YouTube ID, then Your Feed will also include YouTube videos your Facebook friends have shared. In my experience, my feed included a few videos I'd already seen, so just like with real television you may find some repeats mixed in with newer videos.

[Further reading: How to calibrate your TV] (<https://www.techhive.com/article/2079503/smart-tv/easily-calibrate-your-new-hdtv.html>)



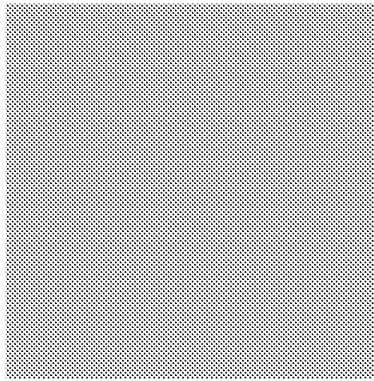
If you get tired of the video choices in Your Feed, just press the down key until you see a horizontal list of different video feeds organized by subject. Leanback has a number of different video categories, including sports, science & technology, film & animation, YouTube movie rentals, how-to videos, and others; for example, cat lovers can check out the Pets & Animals feed. Any YouTube playlists you've created are also included as separate video feeds in this section as are your past searches on Leanback.

Most of the videos Leanback shows you are fairly good quality and should look fine on your television set. Nevertheless, this is YouTube -- so expect to see a few low-quality images in the mix, especially when viewing videos contained in Your Feed and when using the search feature.

YouTube Leanback vs. Clicker

At first glance, Leanback appears to have some similarities to [Clicker.tv](http://www.pcworld.com/article/182092/clicker_handson_web_potatoes_you_need_this) (http://www.pcworld.com/article/182092/clicker_handson_web_potatoes_you_need_this) you discover online video content.





Both services are trying to create a better viewing experience for Web-based videos and both offer a slick, full-screen experience. But that's where the similarities end. Unlike Leanback, Clicker is focused on delivering premium content including television episodes, movies, and Webisodes such as [ABC's Lost: Untangled](http://abc.go.com/shows/lost/lost-untangled) (<http://abc.go.com/shows/lost/lost-untangled>). Clicker also directs you to content on other sites and services including Netflix, Amazon VOD and network television sites such as ABC.com.

YouTube's Leanback, meanwhile, is only for YouTube content and that's it. So while you may look at Leanback and be reminded of Clicker's interface, the two sites really function as complements to each other. You can search for YouTube content on Clicker.tv if you want to, but if you want the complete YouTube experience, then Leanback is really the better choice.

Leanback is just the latest attempt by Google to bring online video into the living room. In 2009, the site introduced [YouTube XL](http://www.youtube.com/xl) (<http://www.youtube.com/xl>), a version of the regular YouTube site optimized for your living room television. Later this year, Google will launch [Google TV](http://www.pcworld.com/article/196794/google_is_headed_for_your_tv.html?tk=rel_news) (http://www.pcworld.com/article/196794/google_is_headed_for_your_tv.html?tk=rel_news), an Android-based platform baked into set-top boxes and Internet-connected TVs that is meant to merge the Web and regular television.

Connect with Ian on Twitter (@ianpaul (<http://twitter.com/ianpaul>)).

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TECH

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Apple may get into the TV market after all, but not like previous rumors have ...

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Apple may be preparing to license its AirPlay technology to allow third-party TVs to receive video streams from iOS devices. *Bloomberg* outlined a plan supposedly in the works at Apple on Wednesday, saying that video devices that could play streamed video via AirPlay could hit the market as early as this year, citing two unnamed sources familiar with the project.

AirPlay is Apple's recently reintroduced technology (previously called AirTunes) that allows a computer's iTunes library or an iOS device to stream photos, video, and music to a compatible device. Currently, Apple offers licenses to a number of audio system manufacturers so that users can stream music to a set of speakers, but the only device available that can receive AirPlay *video* streams is the second-generation Apple TV.

According to *Bloomberg's* sources, Apple is considering adding video licensing to the mix so that third-party devices can receive streams of TV shows, movies, and other A/V clips. Companies selling

AirPlay-compatible audio equipment would reportedly pay Apple \$4 per device sold, so a Web-enabled TV might cost a bit more if manufacturers want to add AirPlay to their feature lists. The sources also said that Apple's AirPlay chip vendor, BridgeCo, is "working with several TV makers to build its products into Web-connected TVs," though they didn't specify whether those plans involved AirPlay or some other technology.

There have been long-running rumors that Apple might one day roll out its own Internet-connected TV—thanks mostly to buzz created from analysts—but such an idea has largely been panned by most observers. However, an AirPlay video licensing deal would move the risk of getting into the TV market from Apple to manufacturers, while still allowing the company to make money from it (not to mention the potential for extra iPhone, iPod touch, and iPad sales).

Apple declined to comment on the rumor.

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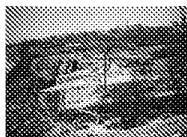
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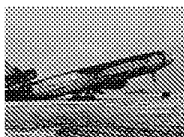
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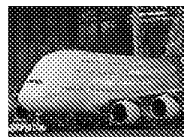
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 Ad Choices

Dual Device User Interface Design for Ubiquitous Language Learning: Mobile Phone and Interactive Television (iTV)

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Abstract

In this paper we describe the design and development of a system that facilitates language learning from a combination of two devices, interactive television (iTV) and mobile phone. We present a number of requirements for technologies to support informal language learning based on theories of language learning, theories of formal and informal learning, our own studies of adult language learners and the affordances of iTV as a medium to support learning. We describe TAMALLE (Television and Mobile phone Assisted Language Learning Environment), a prototype system based on these requirements and discuss some of the user interface design issues that arise in the context of cross platform dual device systems for ubiquitous learning.

1. Introduction

The possibility of using “non-desktop” technologies for supporting learning opens up a wide variety of activities and interactions for learners. The potential for technologies such as mobile devices (m-learning) and interactive television (t-learning) for learning has provided a new direction for research in the field of educational technology. In particular, designing for these new technologies has thrown up a number of design challenges associated not only with the physical and functional limitations of these devices, but also with the effective implementation of new learning paradigms - situated, collaborative, life-long, personalized and contextual [1,2,3].

“Beyond the desktop” technologies are currently being harnessed to support these learning paradigms. However each technology has distinct characteristics that facilitate some types of use and hamper others. For example, whilst mobile device afford a wide variety of personal activities and learning on move, they are less powerful for enabling learning from authentic and immersive content. In contrast, television provides rich

multimedia presentation of authentic and immersive content that is constantly renewed. Programmes such as news, soap-operas and documentaries have the potential to enhance language learners’ experience by showing the target language, culture and context of use. However, iTV does not naturally provide facilities for personalised learning or learning on the move in the way that mobile devices do. Designing in order to take advantage of what each device does best is the primary focus to the TAMALLE project.

Despite Robertson et al’s pioneering CHI paper discussing coordinated iTV and PDA interaction [4], little is known about dual device interaction in general or about such interaction in the context of educational technology applications in particular. In this paper we concentrate on the design and development of the interfaces for a dual device system for informal language learning. The system aims to capitalise on the strengths of two specialised technologies, iTV and mobile phones, which tend to be used in different settings and at different times. We first briefly overview the existing literature on mobile and iTV technologies for language learning. We then discuss briefly the first stage of the project, learner-centred negotiation of requirements, for developing ubiquitous language learning, which led us to the design and development of the TAMALLE system, whose technical architecture is sketched. The interfaces for the two devices are then described.

2. Mobile technologies for language learning

The potential value of learning via mobile devices or m-learning has been widely realised [5, 6]. Mobile devices enhance learning experiences by enabling communications, learning on the move, and on an “anytime and anywhere” basis [7]. For language learning in particular this realisation also holds true. Second Language learners currently are often to be found with a pocket dictionary or a personal vocabulary book. As a result several researchers have

begun to investigate the potential of mobile devices for language teaching [8, 9, 10, 11].

Godwin-Jones points out how mobile and wireless technologies could provide an opportunity for language and cultural learning. He describes a project to develop wireless system called RAFT that can be used on student's field trip. RAFT helps an individual to store and retrieve information regarding their field trip on their handheld mobile device and to share it with other learners. Although RAFT was not specifically designed for language learning, its developers suggest that it could be used for cultural and language learning by learners who are on a trip abroad, e.g. to conduct interviews with native speakers, and to share it with other learners [10].

The AD-HOC project aims to develop mobile language learning environment to facilitate 'learning on demand' for European travellers who want to acquire language skill in order to communicate with local people. The AD-HOC system acts as a tutor to teach linguistic and cultural knowledge through the use of multiple media presentations (e.g. text, sound, picture and video). The language learning environment offers representations of contextualised, authentic, real life situations for different level of competency and within different thematic fields (e.g. business travel, travelling of young people, etc.). The underpinning pedagogical principle of the AD-HOC project is self-directed learning [8].

The M-learn project is concerned to develop a mobile learning system for young adults (16-24) in order to teach some aspects of literacy and numeracy, and to involve them in the development of their lifelong learning [12].

The mobile language learning system, designed in Finland [9], delivers lessons using sound and text to teach grammar and vocabulary. It tracks the learner's progress and integrates voice technology for user interaction.

BBC Worldwide provides an English language teaching system via mobile phone in China. Learners receive a daily text message on their mobile containing a phrase in English together with the Chinese translation. A range of topics are covered (e.g. sport, business, lifestyle, etc.). The idea behind the system is to provide an opportunity for busy learners on the move to learn authentic spoken English [13].

A project conducted in Taiwan developed a mobile-based (PDA) interactive language learning environment for elementary school children learning English as a second language. The activities aimed to help students to learn listening, reading and writing skills. For example, a scenario to teach words related to images showing a body parts provides a word's pronunciations and spelling when the image is clicked by the user. Evaluation showed a positive response

from learners and indicates that the use of mobile devices can significantly increase student motivation and interest [11].

The Speak My Speak project is investigating the use of SMS (Short Messaging Service) as a communication tool between adult English language learners and native English tutors. They conclude that using SMS in language learning is feasible and promising students did reflect on texts sent and received, and were active in constructing the content of communication [14].

MobiLearn software provides a mobile phrase book in different languages for pocket PC. The main aims of the software are to provide a list of common words and phrases, to enable learners to bookmark their required words and phrases for easy access, to hear pronunciations and to test their knowledge through a number of quizzes provided.

The INLET project (Lingua) developed an innovative mobile phone support system to encourage tourists to learn Greek language at the Athens Olympic Games 2004 [15]. The system provided a number of facilities for learning useful Greek phrases in a just-in-time manner. Language categories judged most beneficial for tourists were developed as follows: "basic" (e.g. greeting, numbers, basic words), "where" (e.g. phrases for asking direction, going by bus, taxi and trains), "when" (e.g. asking times, today, now, tomorrow), "Olympic Sport" (games name, athletics, fencing, etc.) and "buying" (asking price, money, expressions like expensive, cheap, etc.). Users, recruited at the airport in many cases, were able to register for SMS messages to be sent to their mobile phones freely and regularly containing useful phrases. They also could request SMS translations of other languages into Greek.

3. (I) TV for language learning

ITV is a new media technology that has great promise for language learning [16, 17, 18]. Before turning to interactive TV it is worth considering television which itself is *already* a powerful learning environment for language learners. Television offers a rich multimedia experience, where learners can immerse themselves in authentic materials from the target language and culture. This material may well be engaging in itself, with up-to-date ever-changing content displaying a range of speakers and contexts. Many television shows constitute important cultural events in their own right providing a shared reference for people sharing or aspiring to share a culture. In its non-interactive state, it clearly affords watching, reading and listening, making it an excellent medium for learners to practice comprehension skills and also to acquire background cultural knowledge.

Comprehension of spoken material is strongly supported. Sherrington [19], exploring the potential of conventional television for language teaching, notes that a number of listening skills can easily be practised via television, including recognising and understanding:

- Segmental and supra-segmental features
- Vocabulary items, short phrases and longer segments of speech
- Syntactic structures
- Varieties of speech, such as registers and dialects
- Discourse patterns
- Pragmatically determined features

Loneragan points out the benefits of viewing TV programmes in the target language, particularly TV's multimedia aspect: "the suitability of television as a medium for bringing a living language to learners is undoubted. The dynamic combination of sound and vision can bring an air of reality into the classroom. The wealth of visual information available can convey the atmosphere of another culture, can show paralinguistic aspect of communication; the techniques of television can present material to learners in ways quite beyond the resources of the language teacher" [20].

One disadvantage of TV broadcast over video or DVD is its "non-interruptible quality" where it restricts learners from replaying the information available [21, p.3]. Broady points out that one of the problems associated with target language TV is that the foreign language learners are not aware of the required background knowledge – something she refers to as "cultural knowledge" - that needs to be acquired in order to understand the programme. She discusses the notion that a situation can be misunderstood by non-French viewers when the accompanying image does not support interpretations of the "verbal input" in watching a French News channel. She further argues: "because it [television] conveys 'real' language used by 'real' people in 'real' situation, it is generally perceived as motivating and interesting by learners. Yet this very cultural authenticity can render it frustratingly obscure. But is this a 'real' problem?". She latter mentions that "non-native viewers are not the only ones whose understanding is impaired when picture and commentary do not correspond closely: it happens to native viewers too." [21, p.4]. One problem that non-native speakers sometimes have is that they "often lack the confidence...and assume that they need to understand every word. With such strategy, the richness of authentic television are likely to remain buried." [21, p.5]. For this reason, a number of researchers attempt to develop "viewing strategies" that could be used by learners when watching authentic

television. These strategies explain how to maximize comprehension of foreign TV viewing [22].

Several projects [23, 24, 25] have analyzed the use of TV with first language subtitles (L1 subtitling) and second language subtitles (L2 subtitling), as an aid to comprehension, retention of second language vocabulary and improving reading skills. One such study suggests that even TV with an L2 audio track and L1 subtitling could lead to incidental second language learning [22]. Fridman argues for closed captioned videos as powerful tools for improving vocabulary and reading comprehension skills for EFL learners. Bean & Wilson report the motivating influence of captioned television, and positive attitudes on the part of learners toward this medium [26]. Neuman and Koskinen suggest [27] that captioned television can be used as an effective instructional tool in learning vocabulary and concepts. Koskinen et al. studied the effect of captioned television on incidental vocabulary acquisition by adult ESL learners. They assessed vocabulary knowledge of viewers who watched TV with and without captions, identifying "a statistically significant difference in favour of captioned TV" and "a positive relationship between oral English language competency and vocabulary learning". The participants with higher levels of oral proficiency learned more than less proficient subjects [24, p.368].

Borras and Lafayette investigated the effect of L2 subtitles on comprehension and reading skills. They compared the performance of learners who had used video with and without subtitles. The result clearly favoured the subtitle option and they conclude that "when learning from 'authentic video' in a multimedia environment, having the opportunity to see and control subtitles, as opposed to not having that opportunity, result in both better comprehension and subsequent better use of the foreign language" [28, p.82].

Digital television adds a new dimension to learning from the TV by multiplying available channels [22, 29]. However, this is an increase in the quantity of available material rather than a change in the type of affordance provided by the medium. It is essentially more of the same. Digital interactive television (iTV) offers genuinely new ways of using the television set. Interactivity adds new facilities for information retrieval and communications [30]. With interactivity viewers could:

- I. Select from alternative audio/ video streams
- II. Make their own choice amongst subtitling or captioning options
- III. View supplementary information on screen – to access before, during or after a broadcast
- IV. Use communication tools such as chat /email.

The functionality provided by iTV is similar to that provided by the Internet, but it is displayed on the

familiar TV screen. Despite the fact that current levels of interactivity are relatively limited, constrained by the components of the iTV set up, i.e. the set-top box and its software, the on-screen display and the remote control, the potential is clearly vast.

4. Learners' requirements

To inform the design of the iTV language learning system, we conducted three focus group studies to investigate the approaches that a number of independent adult language learners have adopted towards their language learning and their attitudes towards a range of technologies including iTV and mobile phones [1, 2, 36]. A set of general requirements emerged:

- Support informal learning rather than formal
- Support learning in context
- Support learning while immersing into the environment
- Support learning from engaging and authentic materials
- Support learning on move (anytime and anywhere basis)
- Support learners understanding by scaffolding
- Support learners in creating and managing their own personal knowledge and sphere
- Provide a support for just-in-time learning
- Support learning in an unobtrusive fashion (by not introducing a new device or imposing educational materials on fellow viewers)

5. Prototype description

The prototype of dual device language learning support system via iTV and mobile phones (TAMALLE) was designed based on the requirements outlined in Section 4. TAMALLE is an informal language learning environment that has dual interfaces across iTV and mobile phones and can support learning from authentic television programmes such as news, soap-opera, documentaries, etc. A dual language learning sphere on both iTV and mobile phone devices allows learners to incorporate edutainment with their language learning experiences. To this end, the system provides support for comprehension of specific language items for viewers as they watch a foreign language television programme that is pitched at a level slightly above their current level of language competence. These language items can be incorporated by learners into their learning sphere, which is also accessible via their mobile phone.

TAMALLE is also a context aware system, in that the mobile sphere supports learning in the context of the TV programme. The television provides authentic materials and a context for learning. The mobile can

scaffold learners' understanding of the programme by enabling them to access the summary of programme as well as difficult language items, such as vocabulary, phrases, etc that may appear inside a programme. These language items can be accessed prior to, during and after the show. Learners are also enabled to add, search and remove these language items from/into their personal spheres. Even without television, the mobile is still useful as tool for learning a new language items and as a tool for managing personal knowledge.

Annotation based support is provided to scaffold difficult language items and culturally specific knowledge that helps learners in understanding the programme while watching. If more unknown terms were found, the TAMALLE dictionary could help to check meaning and giving examples. Section 5.1 discusses the technical architecture of TAMALLE and section 5.2 describes TAMALLE dual interfaces.

5.1. Dual device architecture

We have investigated two possible end-to-end solutions based on a multi-tier client/server architecture consisting of the broadcast-end tier, the back-end tier and front-end tier for developing the language learning service.

One solution is to develop a learning management system that can be located in the broadcast-end or back-end tier. This learning management system provides content to both set top box and mobile devices and also holds learning content or learning objects in a database on the back-end tier (MySQL). In the front-end tier we have the set top box and WAP enabled mobile devices. Two way communications can be established between set top box and back-end tier through telephone modem, ADSL or broadband cable, while mobile phone devices communicate with the back-end tier through the WAP protocol. For interactive SMS messaging, we can use SMS gateway providers; the one that we are using in UK is SMS2mail provider. This architecture is illustrated in Figure 1 and for TAMALLE development we used this architecture.

An alternative solution is to use Digital Video Broadcasting (DVB), Java enterprise solution and Bluetooth [31]. The language learning content and mainstream television programme can be encoded and multiplexed before being broadcast via the DVB stream. The learning content will be retrieved by a client based Java application located in an MHP based set top box that also provides the API required for content retrieval and presentation to the mobile devices.

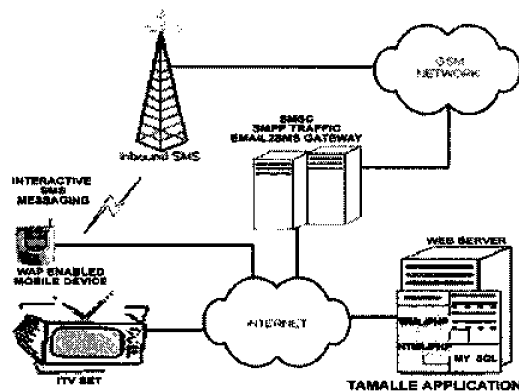


Figure 1: TAMALLE dual device architecture

5.2. Dual device interface

Our design of the prototype interface had five aims:

- I. to use the specialised device most suitable for the learning task in question;
- II. to use the appropriate physical characteristics and learning affordances of each device both alone and in combination;
- III. to support individuals as well as group of learners who may or may not be interested in learning;
- IV. to allocate learning content to a device that will be most suitable for providing a particular mode of presentation;
- V. to provide consistency in terms of look (navigations, icons, words) and feel (learning tasks, activities and contents) across dual devices to ease the learnability of the overall system.

iTV was combined with mobile phones rather than other portable devices, such as laptops or PDA. Viewers are already using mobile device to interact with iTV applications, i.e. SMS voting, playing along a quiz show. Mobile phones could play the role of a companion device that has some specialised features [32], which may offer more personalised learning materials for people who are sharing the television.

Technically both iTV and the mobile are capable of displaying and manipulating learning materials, which in this case are television programmes and accompanying textual annotations or other information. However, each device is different in terms of their strength. It becomes clear that we need to study the capability of each device for supporting a learning task. For example, television is more appropriate for delivering picture, videos and audio materials, especially in combination. Mobile phones are suitable for displaying text and some graphics. Thus in our dual device scenario, iTV is preferred for taking care of presentation of videos, photos, spoken and textual

materials where the mobile phones augment that with more textual information and annotations.

There are other issues concerning the physical characteristics and limitations of each device, such as screen size, resolution and memory capabilities, which constrain the user interactions possible. iTV users are limited to a menu-style interface with navigation and action carried out via the remote control or in some cases with an infrared keyboard. The remote control offers interaction via coloured key (red, green, yellow and blue); numbered keys (0-9), arrow keys (up/down, right/left) and an OK action button. The screen interface is similarly constrained. We followed guidelines developed by the BBC to decide about factors such as font style, size, contrast and positioning [33, 30].

Interaction styles with mobile phones are also limited in various ways: small screens (i.e. amount of data that can be displayed on one screen, as well as the size and placement of graphical, textual elements and navigations), soft key use (soft keys for selection and navigations are different in many phones) and memory constraints [37]. In designing TAMALLE, these constraints are tackled mainly by simplifying navigation, making navigation controls very salient and minimising the navigation depth. This is in keeping with the "simple and shallow" notion that requires minimizing the number of screens while keeping an appropriate amount of scrolling, balancing breadth and depth, therefore improving the usability and learnability of overall system [34].

In the following section we describe the main functionalities of TAMALLE and show how these are displayed and used on iTV and mobile phones. Four types of functionality are described: 1) scaffolding difficult language items, 2) scaffolding overall understanding, 3) just-in-time scaffolding and 4) managing personal learning sphere.

The TAMALLE application on the iTV side is activated by using the conventional "call to action", i.e. pressing the red button on the remote control, while watching a programme. From this point the viewer sees the news streamed into the TAMALLE application. Login is offered but not obligatory for non-personalised services. The broadcast programme appears reduced on the right side of the screen with interactivity on the left. For mobile use, learners are required to use a WAP enabled mobile phones to connect to the TAMALLE mobile application. Both interfaces are illustrated in Figure 2.



Figure 2: TAMALLE main menu

5.2.1. Just-in-time scaffolding. The system provides just-in-time help for difficult cultural or language items as they appear in the programme. By pressing “Words in Action” from the TAMALLE main menu the just-in-time support will be activated providing textual annotation similar to subtitles on the television screen. The individual items may explicate a word (e.g. Tory = Conservative) or identify a scene or individual (This is 10 Downing St – the Prime Minister’s residence). The reason that our design locates the call-to-action dialogue on the iTV side rather than the phone is due to the fact that this just-in-time scaffolding will be only beneficial during the programme show time and not before and after. However, a mobile can augment just-in-time support while watching with other fellow viewers who may not be interested in learning a language. The learner may not want to impose annotations on everyone in the room. In this case, they can send a text message to service whose number is displayed briefly on the television screen to get just-in-time scaffolding on their mobile phone (see Figure 3).

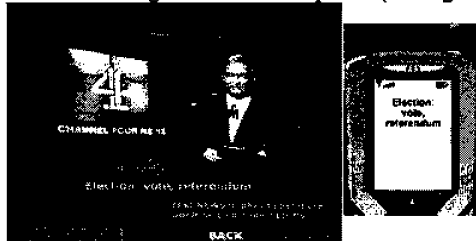


Figure 3: Just-in-time scaffolding

5.2.2. Scaffolding difficult language items. Difficult or unusual language items from the dialogue or commentary will be transcribed for TAMALLE viewers. Viewers who are logged in may select “Recommended Words” to see a list of language items with explanation that can also be added to their personal learning sphere (My TAMALLE), which is also accessible via mobile phone (see Figure 4). The main interaction with the TAMALLE application on the iTV side is by remote control, with the red key taking them to the home page, the yellow key leading to the previous page, and the blue key to exit the application. The arrow keys move the selection up and

down the list, while the Select key allows adding a chosen word to a learner’s personal sphere. On the mobile interface, a selected word is highlighted and could be added by pressing the handset’s select key.

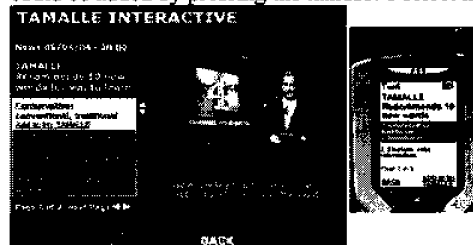


Figure 4: Scaffolding difficult language item

5.2.3. Scaffolding overall understanding. The viewer’s overall understanding will be improved by providing a summary of programme content. This will differ according to genre, with the news being summarised as headlines, a drama as a brief plot summary and so on. This is accessed via “Summary/Digest” on the main menu.

This is augmented by an on-screen dictionary. In the following screenshot, a news digest is provided on the left hand side of TAMALLE iTV application, activated by the green button on the remote control. The mobile phone version also provides a link to a programme summary that can be accessible before, during or after the show and on move. Again this is augmented by a dictionary.

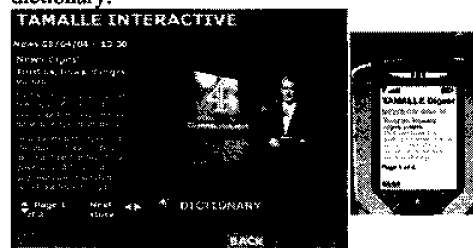


Figure 5: Scaffolding overall understanding

5.2.4. Managing personal learning sphere. The system enables learners to manage their personal “learning sphere,” accessible via iTV and mobile interface. The recommended words can be added to a personal vocabulary list for later practice. Learners can view all their saved language items from the main menu. They can also search for specific language items and remove those no longer wanted. Figure 6 shows “My TAMALLE” on both iTV and mobile device.

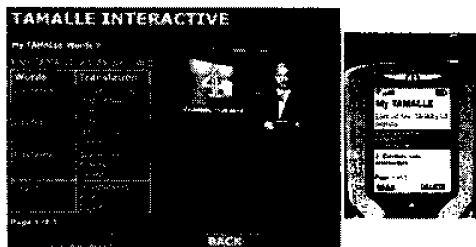


Figure 6: Managing personal learning sphere

6. Discussion

In this section we explain some of the reasoning behind the design decisions. Simplicity and consistency were our ultimate criteria in designing TAMALLE. Simplicity is imposed by the constraints of the two devices, while consistency, both internal and external, will make for ease of use and learnability. To this end, the mobile phone version of the system can follow the conventions of the phone on which it is viewed.

This design solution is not the only one possible: another team could start with similar requirements and ends up with quite a different set of choices for functionality and interaction design. The chosen design was very much influenced by the research of Al-Seghayer [35] who demonstrates significant improvements in language comprehension and incidental learning where a combination of media - audio, annotated text and video - were used.

For navigation and function activation, the iTV system has been designed to make user interactions as simple as possible using appropriate coloured and numbered keys of the remote control. Each menu item also has a numerical label allocated to it, giving an alternative selection mechanism. The navigation throughout the system is also consistent using coloured controls at the bottom of each page: Home (red), Back (yellow), Exit (blue). From the mobile phone interface the learners can move up and down the list of menu options using the direction keys and use the right and left soft key to choose a required option. The back button in mobile interface is consistent throughout the pages and always takes the learner to the previous page.

Media choice may also be worth commenting on. The justification for providing text annotations for just-in-time support was research by Koskinen et al. showing that combined video and textual annotation of spoken language in a form of subtitle or closed caption could aid learning vocabulary, improving listening, comprehension and reading skills [27, 24].

The decision of whether to display video on the mobile phone, on the other hand, was based on our understanding of the affordances of the device. Despite

the fact that, with the advent of the DVB-H standard, television can also be viewed on mobile phone screens, the physical limitations make this a much less attractive option for providing all the TAMALLE functionalities required for language learning. Television clearly affords watching more than the mobile phone. People already have a very well established relationship with their television set, which we have chosen not to disrupt. Television is the device of choice for viewing broadcast video, while the mobile phone, on the other plays the role of a companion device that is also functional as a stand-alone to support learning on the move.

7. Conclusions and further work

The TAMALLE design responds to the requirements we derived from multiple sources. Learning from engaging, up-to-date and authentic materials that are of intrinsic interest to language learners is enabled. Learning in context is made possible, with rich multimedia content providing a comprehensible setting for the new language. Learning on the move is supported, while the leisure use of television is respected. Learners can also choose to take advantage of one device without the other. The scaffolding learning opportunities can aid in acquiring lexicon items and to improve learner's comprehension and listening skills. The textual annotations can facilitate just-in-time support for learning cultural specific knowledge and difficult language items. Finally, TAMALLE supports learners in creating and managing their own personal language knowledge accessible in anytime and anywhere basis.

However, the design of TAMALLE as a dual device learning service raises a number of questions to be addressed in further research. A first question regards the source and nature of the support material. Ideally we would have liked to find guidance in the language teaching literature on selecting individual words or phrases for attention. However, little practical guidance is available to help us make a reasoned choice. Without such rules or guidelines, automating the functionality of TAMALLE, which would be necessary if it is to be widely used and sustainable, will not be possible. In addition, it may well be useful to tailor this support material to the learner's level of competence, motivation, experience and so on. We are currently conducting experiments with language learners to try to derive guidelines in this area.

A second set of issue is concern with the methodology to evaluate the dual interface devices such as TAMALLE and its implications for learning. At the moment we are considering evaluating the system in terms of its usability but will need to develop new techniques tailored to the dual device scenario.

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
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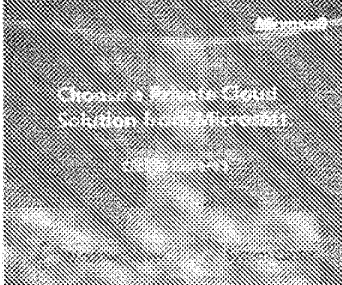
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Mobile Media Content Sharing in UPnP-Based Home Network Environment

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Many modern handheld devices feature functions of taking pictures, shooting video clips, or recording audio sounds. However, such devices are usually equipped with small display panels and poor acoustic equipments. In order to achieve better user experience with high quality panel or audio stereo, users often need to transfer or copy digital media contents to external powerful devices, like personal computers and home theater devices. Nevertheless, it can be awkward or difficult for users to follow up a series of operations of connection setup and media content transfer. In this paper, we present a mobile media content sharing mechanism based the UPnP framework and wireless communication technology in home network environments. As a result, users could conveniently share media contents stored in mobile devices and play them by other home networked player devices. The demonstration result shows that the developed mechanism is attractive and of practicability and ease of use.

Keywords: content sharing, mobile application, multimedia service, handheld device, Universal Plug and Play (UPnP), home network, mobile computing

1. INTRODUCTION

More and more mobile handheld devices, such as mobile phone and personal digital assistant (PDA), are equipped with digital still camera (DSC), audio recording and audio video (AV) processing modules, with that users can take pictures, shoot video clips, or record audio sounds conveniently and effectively. Notwithstanding, due to intrinsic dimensional limitation and power consumption concerns, such devices have smaller display panels and powerless AV playing functions. To enjoy media contents with high performance and quality, users often need to copy or transfer media contents to other external, powerful and professional player devices instead, through complicated manual setup steps with various data cables or connectors – ordinary content transfer operations which are troublesome and unfriendly for end users, empirically.

To mitigate such a circumstance, many research and industrial communities have contributed to realize the digital home vision. Among others are the Digital Living Home Alliance (DLNA)¹ and the Universal Plug and Play (UPnP) Forum². The DLNA interoperability guideline [1] recognizes the UPnP device architecture [2] as the core network-

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¹Digital Living Home Alliance (DLNA) website: <http://www.dlna.org/>.

²Universal Plug and Play (UPnP) Form website: <http://www.upnp.org/>.

ing framework used to develop interoperable home networked platforms and devices in home network environments. Particularly, the UPnP framework defines a base set of services for all home networked devices to follow, and conventions for describing devices and services. It is established on the top of IP layer, and leverages existing Internet standards, including TCP/IP, HTTP and Web technologies, to enable peer-to-peer proximity networking, device discovery, event notification, control action, and data transfer functions. Namely, it is independent of operating systems (OS) and hardware platforms. It can work with any type of physical-layer networking medium, in spite of wired or wireless one.

The increasing popularity of the UPnP technology makes clusters of networked devices, such as PC, entertainment equipment, and intelligent appliance, interconnected in home network environments. Hence, substantial interest in research and industrial communities comes into the examination of UPnP methodologies and performance [3-8]. It is noted that the UPnP architecture has a light-weight design and is of simplicity without complicating the system design. Unfortunately, there are still several shortcomings and problems found in different function layers, including problematic addressing transition [8], inefficient UPnP advertisement and power consumption [4], non-scalable M-Search [5], inflexible control action [6], and poor event notification [3, 7], which will be later described in section 2.3.

Over the past years, our work developed a UPnP middleware which successfully passed the UPnP Implementers Corporation (UIC) conformity [9] and was incorporated into BenQ™ home entertainment devices, for example, network TV. In this paper, we describe the design and the development of a mobile media content sharing mechanism in UPnP-based home network environments. We integrate the WLAN technology into the UPnP middleware, and noticeably implement an interesting mobile content sharing scenario on a specific mobile phone platform. In compliance with the DLNA interoperability guideline, we develop a mobile media server which is able to discover, interconnect with, and transfer media files to other UPnP-/DLNA-compliant devices. Accordingly, our developed mobile phones and home networked devices can communicate with each other through UPnP networking. Mobile phones can serve as “temporary” mobile content servers at any time they want to share stored media contents to be processed directly on external media player devices. As a result, users can conveniently and effectively share their favorite media contents anywhere and anytime, without need of unfriendly manual operations of connection setup and data file transfer, in a home network environment where the proposed mechanism is deployed.

The rest of this paper is organized as follows. Section 2 describes background knowledge, potential issues and related works about the UPnP technology. Section 3 mentions the proposed mechanism and its design issues. Section 4 presents the prototype implementation and discussion. Section 5 gives the conclusion and future research topics.

2. BACKGROUND AND RELATED WORK

We inspect several device and service discovery systems in section 2.1 and introduce basic knowledge about UPnP technology and its extension for multimedia services, UPnP AV [10], in section 2.2. Section 2.3 discusses the potential performance problems on UPnP Networking. Some related works are reviewed in section 2.4.

2.1 Device and Service Discovery

Device and service discovery is essential to enable devices and services to properly discover, configure, and communicate with each other. Specifically, *discovery* is a mechanism for dynamically referencing a resource on the network. Clients find resources automatically rather than needing pre-configured bindings to specific resources. Table 1 lists several discovery protocols we peruse to derive which is better designed for deployment in home environments [11, 12]. In terms of four major component categories, *i.e.*, topology, network scope, search and identity, the UPnP is deliberated better for home or small enterprise environments. Explicitly, Service Location Protocol (SLP) is oriented towards enterprise service discovery and heavyweight directories. Salutation is primarily used for special services with directory lookup and hard service states. Bluetooth is based on actual physical proximity rather than closeness in the IP routing domain, and only for profile-defined services are its effect of computation and bandwidth utilization. Jini rests on that all devices throughout a network support Java runtime capabilities, however, difficult to be realized. Bonjour popularized by Apple Inc. is an interesting proprietary solution which meshes closely with existing Internet standards, while operating in the absence of the traditional managed Internet infrastructure. However, its human-readable naming rule is not necessary to home appliances since users prefer automatic control by another intelligent device.

Table 1. Comparison of discovery protocols with major component categories.

System	Topology	Scope	Search	Identity
UPnP	P2P	subnet	simple	unique ID
Jini	P2P & Directory	bridgeable	medium	unique ID
Bonjour	P2P	subnet	simple	non-distinctive
Bluetooth SDP	P2P	subnet	medium	unique UUID
SLP	P2P or Directory	bridgeable	complicated	unique URL
Salutation	P2P or Directory	subnet	medium	unique
Others ^a	P2P or Directory	–	–	unique

^aOthers: Ninja, INS, eSquirt IR, RFID, and *etc.* [11, 12].

2.2 UPnP Device Architecture and its AV Extension

The UPnP device architecture [2] specifies three entities: *device*, *service* and *control point* (CP). A UPnP device can be any entity implementing the UPnP protocols. Services are functions which devices can provide to users, and what service a device shall implement depends on the device type description. A CP likes a client, while a device acts as a server offering services. A CP can invoke actions on services, and provide any required parameters to and receive any return value from devices.

A UPnP device performs six fundamental function layers, as shown in Fig. 1 (a).

- *Addressing* is an underlying function by which a device gets a unique IP address as newly joining a home network. The UPnP framework uses two address assignment methods: dynamic host configuration protocol (DHCP) [13, 14] and automatic IP con-

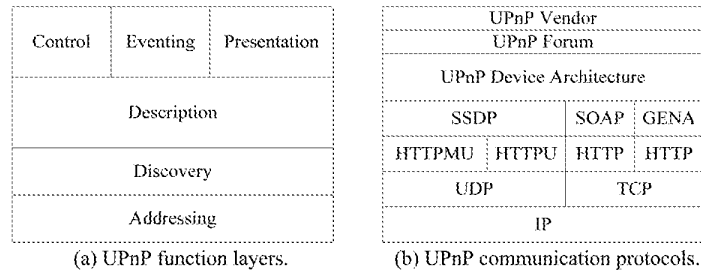


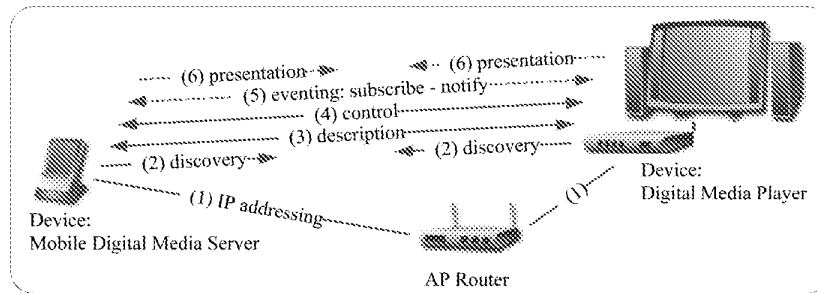
Fig. 1. UPnP function layers and communication protocol stacks.

figuration [15]. The latter is used as the DHCP service is not available.

- *Discovery* is the capability for a device to advertise its appearance and its services in a home network; so, CPs can find the device and its advertisement.
- *Description* is used by a device to present its services and capabilities in a well-defined format; so, CPs can parse its description file and know what it offers.
- *Control* is the capability for a device to handle requests from CPs and to invoke specific actions.
- *Eventing* is used by a device to notify the registered CPs of service state changes.
- *Presentation* is an HTML-based interface provided by a device for users to control or monitor the device directly.

On top of standard TCP/IP protocol stacks, the UPnP networking technology utilizes existing Internet protocols with compliant manipulations to support UPnP functions. Referring to Fig. 1 (b), we address the Simple Service Discovery Protocol (SSDP) [16], Simple Object Access Protocol (SOAP) [17] and General Event Notification Architecture (GENA) [18], as follows. The SSDP is a simple HTTP-based discovery mechanism used to discover local resources in a small, local area network with no need of centralized configuration, management, or administration. Each client directly queries the network, and each resource directly responds to the request. The SOAP integrates both HTTP and XML to provide a Web-based messaging and remote controlling mechanism. Its message body is used to specify control operations, and is expressed by XML and sent via HTTP. The GENA is in essence a publisher-subscriber system. A client (subscriber) registers at a service (publisher) for later notification about any changes of service states. The publisher responds a subscription ID and valid duration to the subscriber. Subsequent operations such as renewal and cancellation use the subscription ID to reference to the specific subscription. When the subscriber or publisher is no longer interested in the subscription, it will be cancelled by either.

Fig. 2 depicts an interaction procedure to ease exposition of UPnP functionality. In general, once a device is powered on, it tries to get an IP address first, organizes its description file, and broadcasts its advertisement by discovery function. When the device is found by a CP, it can be controlled by, send events to, and do presentation to a CP. Meanwhile, a CP can subscribe to services, later receive event notifications, and operate control actions. Note that addressing, description, discovery and control functions must be implemented imperatively; eventing and presentation parts are optional as needed.



1. A device joins in a home network and is assigned with an IP address, either by DHCP or Auto-IP.
2. A device sends SSDP messages for device and service advertisement onto a special multicast address 239.255.255.250:1900.
3. A CP receives device advertisement from 239.255.255.250:1900.
A CP requests the device for accessing the device and the service descriptions.
The devices sends both device and service XML-based descriptions to the CP.
4. A CP sends SOAP action messages to control the device. A device responds to SOAP actions.
For example, a media player (with CP included) can send a *browse* action to obtain the set of meta data of media objects that a media service can provide.
5. A CP subscribes to some services provided by the device.
The device responds a subscription ID to the CP and later notifies it of GENA event messages (to inform any changes of service statuses).
6. The device may provide a Web page to present itself in a home network.

Fig. 2. The interaction procedure in a UPnP network environment.

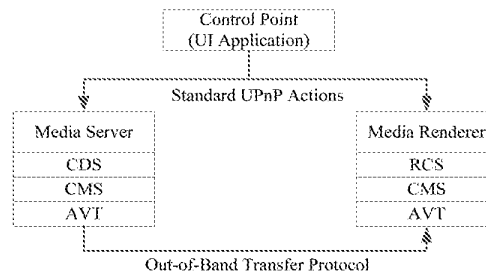


Fig. 3. UPnP AV architecture.

The UPnP AV [10], based on the UPnP framework, further defines three roles, *media server*, *media renderer* and *control point* (CP) in support of AV entertainment in home networks. As depicted in Fig. 3, the following describes each role with its service.

A *media server* serves as a media contents source in a home network. Its primary purpose is to allow CPs to enumerate media contents available for users to render them. Accordingly, three services, Content Directory Service (CDS), Connection Manager Service (CMS) and AV Transport Service (AVT), are defined below.

- *CDS* provides a set of actions that CPs invoke to enumerate media contents. For example, the “browse” action allows CPs to obtain detailed meta-data about media items available on the media server. The meta-data records the supported transfer protocols and data formats, and so CPs use it to determine if an indicated media renderer is able to render a selected media item.
- *CMS* manages the connections associated with a particular device. A CP invokes the primary “preparing-for-connection” action to notify a media server to prepare for upcoming media transfer. This action returns an AVT instance ID to the CP for later controlling the transfer flow and releasing the connection.
- *AVT* controls the player operations, such as stop, pause, seek, *etc.* Specially, it is allowed that AVT can take proprietary out-of-band transfer protocols for media content transfer [10].

A *media renderer* is to render media contents available in a home network. It allows a CP to control what and how media contents are rendered. Accordingly, three services, Rendering Control Service (RCS), Connection Manager Service (CMS) and AV Transport Service (AVT), are defined.

- *RCS* provides rendering actions for a CP to control the rendering of media contents, for example adjustment of brightness, contrast, and volume, for fine tune.

The CMS and AVT are the same as those of a media server. Minor difference in CMS is a CP checks if a media renderer is capable of rendering a specific media item.

2.3 UPnP Potential Problems

Prior works have examined the performance of the UPnP solution and found several problems in terms of discovery, control and eventing. Liong *et al.* [4] manifested that periodic SSDP-based discovery messages can impact network congestion and power dissipation of small electronics in an asymmetric home network where a Bluetooth Personal Area Network is bridged to an Ethernet network or Wireless LAN with higher bandwidth. Though UPnP M-Search can control the jitter bound to avoid implosion caused by huge multicast queries and responses, it may fall in a weak performance in large home networks. Mills *et al.* [5] devised an adaptive jitter control method that characterized performance of various combinations of jitter bound and network size.

As for UPnP control, SOAP was criticized to conflict with the REST principles [19] in designing an ideal Web-based network service. It obscured the semantics of HTTP POST without promotion to the original functionality. To improve SOAP response time, Newmarch [6] designed a REST-based method that can coexist with the existing one. It was shown that this method outperformed the original in aspects of request-response time, size of request/response payload, and memory consumption.

From the view of service-oriented architecture [20], Mazuryk *et al.* [7] examined the UPnP and remarked the scalability problem in discovery, inflexibility of fixed TCP time-out and impractical binding of arguments in control, inefficiency of eventing over TCP, and anonymity in UPnP API. The analytic result showed UPnP eventing was the weakest spot. They decomposed the eventing protocol into UDP-based transport level

and application level protocols, thereof avoiding TCP time-out and tearing down connections. Hu *et al.* [3] devised a compatible multicast complement which improved the efficiency of UPnP eventing without ambiguity and heavy implementation.

2.4 Related Works

Many academic and industrial researches have worked on related areas. Kim *et al.* [21] developed a home network system prototype for networked appliances by UPnP middleware. They focused on controlling traditional home appliances, not mobile devices. Al-Ali *et al.* [22] designed a Java based automation system for home devices. They focused on using Java platform and controlling by PC-based web page, which was different from UPnP middleware. Rich *et al.* [23] designed a collaborative system for home networked devices. They designed an interface for controlling traditional home appliances; however, no mobile or portable devices were involved. Choi *et al.* [24] developed a context-aware middleware for controlling home devices by Open Service Gateway initiative (OSGi) framework. Their work presented a control mechanism based on higher level service structure instead of UPnP technology. H. Kuriyama *et al.* [25] developed a translator for remotely controlling conventional home appliances without networked function, rather than developing a new device type. In this paper, we design a mobile media content sharing mechanism on the mobile phone platform and accordingly introduce a new device type, *i.e.*, mobile media server. The proposed framework is compliant to the UPnP and UPnP AV specifications. Therefore, users enjoy their mobile media contents via any home networked media players in a convenient way.

3. MOBILE MULTIMEDIA SHARING MECHANISM

This section describes the design of the proposed mechanism as well as design issues in course of developing the mobile media server and media renderer devices.

3.1 Design Abstract

The objective of this mechanism design is to make home networked devices interconnected and to enable mobile content sharing anywhere in a household playground. Consider a user scenario: a user can use a mobile device with storage units to easily and conveniently share stored media contents to home networked media player devices. Both mobile device and media player device involved are required to support UPnP and UPnP AV mechanisms, as mentioned in section 2.2. The mobile device is the media server, and the networked player device is the media renderer. A control point can be combined with either of them or as a dedicated device, and so used to interact with them and to negotiate media formats and transfer protocols.

Fig. 4 illustrates the user scenario to be developed and demonstrated in this paper. When a user took media contents, a picture or a video clip for example, and stored it in the mobile device such as mobile phone, the user can share media contents by means of the UPnP protocol via WLAN to a networked player device, for example, a network TV (BenQ™ DTV), which was fulfilled in our previous work [9]. To extend the utility of

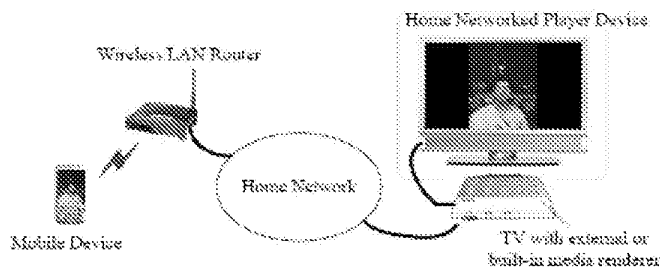


Fig. 4. Proposal of mobile content sharing scenario.

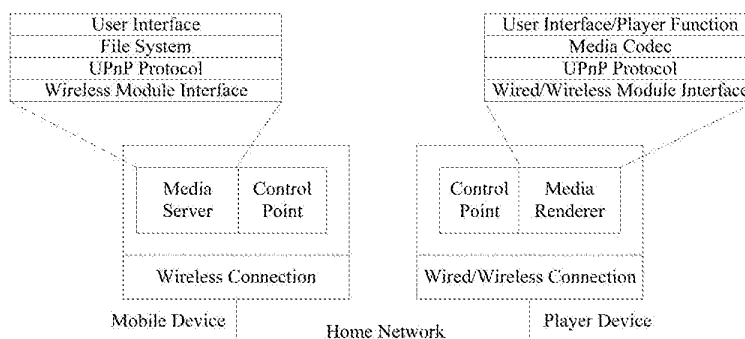


Fig. 5. System block diagram.

each device, the control point function is implemented on both mobile device and player device. In this way, a user can select the desired media item from either mobile server side or player side, therefore making this scenario more effective and convenient.

3.2 Media Server on Mobile Device

The design of the media server on a mobile device follows UPnP AV specification and uses WLAN as its transportation medium. On the top of the UPnP AV are an effective file system and a friendly user interface. As shown in Fig. 5, there are four significant layers: user interface, file system, UPnP protocol, and WLAN networking function. We briefly address design considerations of each layer, as follows.

- User interface (UI) is a top application. The most important design principle is user friendliness. There are two specific UIs: browse UI and control UI. Since a mobile device serves a mobile media server, a user can browse the file system through the browse UI to select the media content directories and files to be shared. The design of browse UI can classify the media content by media types, such as photo, music and video, so that the user can quickly and effectively find out the target media content. In

addition, the control UI displays available media renderers from which the user can select a favorite one to play indicated media contents.

- The file system is often related to the operating system (OS) chosen and is embedded-system-dependent. So, the primary design concern on file system is whether the OS adopted is advisable or whether there is adequate application program interface (API), e.g., file descriptions and access operations, for development. Otherwise, the developer shall implement API porting layers to some extent to integrate the file system onto the target platform.
- The developed UPnP protocol layer herein contains both functions of media server and CP device classes. Significantly, we shall consider several system design issues. First of all, due to the limited memory space on mobile device, the code size should be compact and optimized. Second, task priority and manipulation are crucial because UPnP can invoke a number of tasks to handle different function modules, including web client and server, XML parser, network I/O, etc. Third, different sorts of UPnP messages may have various sizes. The UPnP kernel should be sophisticated to manage kernel resource carefully and avoid fatal exceptions like heap overrun and out of memory. Finally, independence design should be clear to maintain concurrence and stability since media server and CP run simultaneously.
- The WLAN function adopts IEEE 802.11b/g technology. In practice, this layer is highly hardware dependent. Its performance strongly depends on wireless chipset solution, embedded hardware architecture, configuration of network input/output interface, and driver implementation.

3.3 Media Renderer on Player Device

The media renderer on a player device is devised according to the UPnP AV in spite of what network medium used. As shown in Fig. 5, the media renderer includes user interface and player function, media codec, UPnP protocol, and physical network layers. Most functions are similar to those in the media server. We specially address several design considerations in user interface and player function, and media codec layers.

- There are two specific user interfaces: browse UI and control UI. The browse UI must be friendly for a user to easily browse or search on-line available media servers on the network. Moreover, browse UI must be *proactive* in transparently distinguishing or filtering out media content of which media formats are not supported by the renderer. So, a user will not inadvertently play unsupported media content and be prompted by exception or warning messages. As for control UI, its design has to support graphic interaction about basic operations, like play, stop and pause, corresponding to the control and decoding progress at media codec layer.
- The design of the media codec module should be extensible to support addition/removal of media formats on the media player device, and to open/close the support of any specific media format. This function layer should develop a structural, uniform interface for media codec management.

Same as the media server, the utilization of system resource is critical. The concurrency control must be considered when CP and media renderer run simultaneously on the

player device. Again, we develop UPnP middleware and applications on software platforms, and performance of network medium layer will be hardware-dependent.

4. PROTOTYPE IMPLEMENTATION AND DISCUSSION

This section presents the prototype implementation and discusses related issues. Sections 4.1 and 4.2 mention the implementation and concerns about mobile device and player device. Section 4.3 exhibits a prototype demonstration. In light of the DLNA interoperability guidelines, section 4.4 addresses several remarks about gateway device, media transport and flow control in UPnP-based home network environments.

4.1 Mobile Device Implementation

As depicted in Fig. 6 (a), the UPnP middleware on the mobile device is built on the base of TCP-IP layer. Upon it, we implement CDS, CMS, and AVT services as well as media server functions as mentioned in sections 2.2 and 3.2.

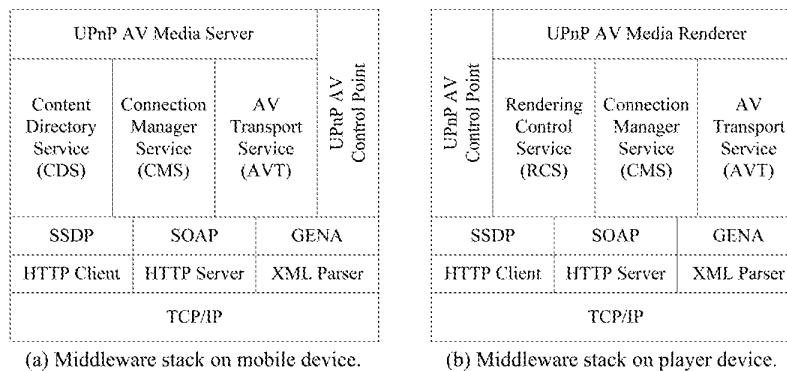


Fig. 6. Middleware stack.

For simplicity and compatibility of AVT function, we develop a proprietary out-of-band media transfer mechanism by means of HTTP communication protocols. It is employed on both media server and media renderer to stream media objects between them. Specifically, the HTTP GET and POST transfer methods are utilized to behave in a request-response manner. One side can send an HTTP GET message to request an indicated media object. The other side responds an HTTP POST message which encapsulates the binary content of that media object. As a result of HTTP communications, the media transfer acts like in an interactively streaming manner.

The CDS service checks all shared media items and summarizes their information into meta-data. Since the representations of object identifier and parent identifier of each media item are not standardized in UPnP AV, we customize CDS service to meet our requirements of media content management.

As for the file system layer, because the native file system, provided by the mobile handheld platform, is usually too simple to satisfy developers' and users' demands, we develop a virtual file system instead with friendly and flexible UI structures for end users to process media content browsing and other operations. Referring to the design of browse UI, the virtual file system can catalog media items into image, audio, or video directories according to their formats rather than putting them into ordinary directories.

4.2 Player Device Implementation

The UPnP middleware implemented on player devices, as shown in Fig. 6 (b), has similar function blocks as those on the media server, except media renderer functions. The CMS and AVT services, and media codec layer are specially addressed below.

Getting protocol information is a key action in CMS. The CMS checks available media codec modules on the media renderer, and specifies supported media formats and file types in CMS protocol information. With CDS and CMS services, a CP negotiates a common media format for the media server and renderer to play an indicated media file.

The AVT service on media renderer is symmetric to that on mobile server. By using the HTTP Range header field to specify the access data range of a content binary file, we implement play, stop and pause actions on mobile devices as well as trick action, like fast forward/backward. Note that the implementation of trick mode is complicated somewhat. The newly launched DLNA v1.5 guideline [26] further specifies two implementing methods: client-oriented HTTP Range method and server-oriented method. The former is that the player device manipulates the values of Range header field in sequential HTTP GET requests to randomly access the target content binary. In the latter, the media server handles the target response according to time seek or play speed specified in the DLNA-defined `TimeSeekRange.dlna.org` or `PlaySpeed.dlna.org` header field.

We observe that the performance of HTTP-based method can be degraded by the intrinsic properties of HTTP and limited bandwidth throughput that mobile devices can offer. Relatively, the implementation effort of the server-side method is mostly on media server side. This method is thus applicable if the media server runs on a powerful desktop PC or media gateway device, but may unfortunately make a mobile device overloaded, especially as streaming video content. At present, we fulfill the HTTP-based method to perform the AVT service, and leave the server-side method till the mobile device has enough network capacity and computing resource. Incidentally, as mentioned before, AVT is out-of-band and has less influence on system design. We consider the alternative use of real-time transport protocol, like RTP/RTSP, in the future implementation.

Implementing media codec layer is critical. The following describes the flow of media codec process. In the beginning, the process extracts the HTTP MIME-type (data format) and file extension of the media item from parsed meta-data. Only mime-type is enough to identify its data format in most cases. For reliability, our implementation double checks the file extension to avoid an unwarmed application break or fatal exception. Then, the process maps the resolved format to a specific program-defined value, instead of using the originally extracted string of data format, to facilitate program processing. The media codec checks what type the received data stream is, image, audio or video, and in turn calls the proper media codec to process the media item. Otherwise, the error handler will be called if the incoming data type is unknown or unsupported. After the

media codec finishes decoding the incoming data stream, the player outputs the decoded data to the target rendering devices such as display or audio speaker.

4.3 Prototype Demonstration

We describe the development environments and show the mobile media content sharing architecture in reference to the user scenario aforementioned in section 3.1.

4.3.1 Prototype development environment

Our development takes into account two situations. First, we have to make reuse of UPnP code module and platform migration (exporting UPnP source library onto different target platforms). Second, only C software development environments most embedded devices support. Thus, we implement the UPnP and UPnP AV code modules in ANSI C language, and port them onto target mobile media server and media player devices.

The prototype of mobile media server is implemented on the Windows PocketPC 2005 environment. We use Microsoft MFC to develop UI components. All source components are synchronized to BenQ™ P51 PDA phone as an experimental device with IntelPXA27x with WMMX, 520 MHz CPU, 128 MB RAM and Windows PocketPC 5.1 Operating System. Incidentally, we experience depreciated UI in small part when we integrate the MFC UI into Windows PocketPC 2005. It is because GUI and graphic library packets are practically platform-dependent.

For the role of media renderer, we use a previously developed media renderer [9] with Phillips PNX1500, 300 MHz CPU, 64 MB Flash RAM and pSOS Operating System. Our media renderer device currently supports several media formats, including (image) JPEG, PNG, BMP and TIF, (audio) LPCM, MP3, MPEG1-L2, (video) MPEG1, and MPEG2. As for the establishment of demonstration context, any wireless AP router with support of IEEE 802.11 a/b/g and DHCP server function can be adopted to interconnect the mobile media server and media renderer devices in a home network.

4.3.2 Scenario demonstration

Fig. 7 presents the snapshots of scenario demonstration. We run a mobile media server on BenQ™ P51 PDA phone. Through the browse UI, a user can select to share media contents stored in the phone or external memory card. As the storage unit is indicated, media contents are classified by their media formats into image, audio and video categories. In this way, users can have a friendly content browsing experience.

The capability of CP is respectively integrated with the media server and the media renderer, as mentioned before, to facilitate user's operations. There are two ways to play a media item. First, a user with a mobile media server in P51 can browse the local media contents, through the browse UI on the CP functions, and *push* a media item to the indicated renderer devices. Second, a user with a media renderer can browse the remote media contents in P51. As the play action is activated, the target renderer device can immediately *pull* a media item for rendering.

As illustrated in Fig. 7, on the media renderer side (output to TV screen), a user can use a remote IR controller to operate the CP to search available media servers on the network. The mobile media server on P51 is highlighted. The user can further browse the



Fig. 7. Scenario demonstration.

media contents and select an interested media item. For example, a user shows a picture, stored in the mobile media server, on the TV screen, outputted by the media renderer. There are not manual operations of connection setup and media content copy/transfer.

4.4 Additional Remark

The above has mentioned in place several design and development challenges and issues. We further take some remarks about the gateway device and flow control below.

4.4.1 Gateway device in transcoding, transrating, or scaling

In light of the UPnP and DLNA specifications, the task of decoding media is indeed acted at the play device side. A mobile device can just stream media items to the player device which takes charge of decoding service. In practice, this behavior is much similar to the media file transfer. On the other hand, the role of home gateway service (on a powerful PC or dedicated device) is attractive in digital home vision. Mobile devices with limited computing and storage resource can leverage its content transformation ability, like transcoding, transrating or scaling of content binary, in distributing media content. Therefore, the newly launched DLNA interoperability guideline v1.5 [26] defines the home infrastructure device (HID) category that includes two device classes, mobile network connectivity function (M-NCF) and media interoperability unit (MIU), to support network interoperability and media format interoperability. Notwithstanding the design of a home gateway device is orthogonal to the proposal in this paper, it is complementary to mobile media content sharing scenarios.

4.4.2 Quality of service (QoS) in flow control

Since the DLNA interoperability guideline v1.0, the HTTP communication protocols are used as the media transport baseline for media transfer across a home network [1]. With the support of standard Multipurpose Internet Mail Extension (MIME), the content receiver is able to identify the type of binary data contained in a streaming file, and invoke the corresponding decoding function to process the received data. However, due to device differentiation about system designs and restrictions, UPnP allows the use of proprietary out-of-band media transport protocols for AVT Service. The DLNA v1.5 hence adds the RTP as an optional media transport [26]. At present, we deliberate the parallel development of RTP protocols onto other target devices, subject to the significant limitations of embedded device system and resources.

In accordance with the DLNA v1.0, our design delivers the media file in a default, best-effort quality of service (QoS) fashion for immediate playback over the HTTP communications. To support the increasing system usages, the DLNA v1.5 defines a structure of priority-based QoS control and a set of transfer modes. There are three basic media transfer modes: streaming, interactive and background modes. Each transfer mode can be associated with different priority levels. A DLNA-defined application-level QoS tag, *i.e.*, DLNAQS_UP = 0, 1, 2 or 3, is so used to correlate the underlying settings of “802.1Q user priority,” “Wi-Fi wireless multimedia access category,” and “differentiated services code point” to a particular DLNA traffic type. We notice that the media transfer in the DLNA v1.0 is closely mapped to a streaming transfer mode in terms of functionality.

5. CONCLUDING REMARK AND FUTURE WORK

Many modern mobile handheld devices enable users to take pictures, shoot video clips, or record audio sounds, and to store them in mobile devices. However, due to the intrinsic dimensional limitation and resource and power limitation, mobile devices cannot offer users high-performance and high-quality multimedia enjoyment. Although us-

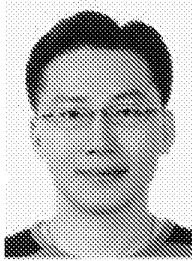
ers can have external, powerful or professional media player devices, unfortunately, they often suffer from an awkward, inconvenient way to share and transfer multimedia contents stored in mobile devices to external high-end media player devices. To resolve this situation, in this paper we have developed an efficient mobile content sharing architecture that is based on the UPnP and UPnP AV technologies and is compliant with the DLNA interoperability guidelines. It is appealing that our architecture supports a convenient and effective way for users to share their media contents on mobile devices to other home networked devices. We have demonstrated that with the control point design, users can browse and select media items on mobile devices and render them on the player devices; meanwhile, through the friendly UI design, the network connection and media streaming are transparent to users.

Currently, we are investigating several design issues, development challenges and requirements on our mobile content sharing architecture. The future work will include several aspects. First, we will study those UPnP essential issues and propose solutions to upgrade the performance and robustness of UPnP technologies. Second, we will continue to extend the provision of more effective media codec functions on either the media server or media renderer, associated with high-definition content formats for the upcoming trend of high-quality multimedia. Third, we will develop suitable media streaming protocols, such as RTP/RTSP, deployed on both media server and media renderer sides to support various playing operations, hereby satisfying user requirements. Finally, premium content protection, such as Digital Rights Management (DRM) on content source or Digital Transmission Contents Protection over IP (DTCP-IP) [27] on transmission channel, is not supported yet. The future work will incorporate the above into our developed home-networked multimedia content sharing architecture.

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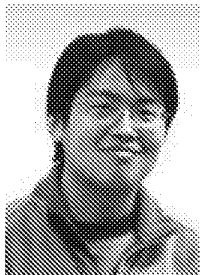
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ENTITY: LARGE SMALL MICRO

APPLICATION AS FILED - PART I

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INDEPENDENT CLAIMS (37 CFR 1.16(h))	minus 3 = *		x \$210 =	
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Table with 7 columns: APPLN. TYPE, ENTITY STATUS, ISSUE FEE DUE, PUBLICATION FEE DUE, PREV. PAID ISSUE FEE, TOTAL FEE(S) DUE, DATE DUE. Values: nonprovisional, SMALL, \$500, \$0.00, \$0.00, \$500, 07/02/2020

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

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

HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

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

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), by mail or fax, or via EFS-Web.

By mail, send to: Mail Stop ISSUE FEE
 Commissioner for Patents
 P.O. Box 1450
 Alexandria, Virginia 22313-1450

By fax, send to: (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)

149550 7590 04/02/2020
SHOOK, HARDY & BACON LLP
 (Touchstream Technologies, Inc.)
 2555 GRAND BLVD
 KANSAS CITY, MO 64108-2613

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 transmitted to the USPTO via EFS-Web or by facsimile to (571) 273-2885, on the date below.

_____	(Typed or printed name)
_____	(Signature)
_____	(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/687,249	08/25/2017	David Strober	41197.278581	4059

TITLE OF INVENTION: PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$500	\$0.00	\$0.00	\$500	07/02/2020

EXAMINER	ART UNIT	CLASS-SUBCLASS
HOPE, DARRIN	2173	715-716000

<p>1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).</p> <p><input type="checkbox"/> Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.</p> <p><input type="checkbox"/> "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-09 or more recent) attached. Use of a Customer Number is required.</p>	<p>2. For printing on the patent front page, list</p> <p>(1) The names of up to 3 registered patent attorneys or agents OR, alternatively, _____ 1</p> <p>(2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed. _____ 2</p> <p>_____ 3</p>
---	---

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document must have been previously recorded, or filed for recordation, as set forth in 37 CFR 3.11 and 37 CFR 3.81(a). Completion of this form is NOT a substitute for filing an assignment.

(A) NAME OF ASSIGNEE _____ (B) RESIDENCE: (CITY and STATE OR COUNTRY) _____

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

4a. Fees submitted: Issue Fee Publication Fee (if required) Advance Order - # of Copies _____

4b. Method of Payment: (Please first reapply any previously paid fee shown above)

Electronic Payment via EFS-Web Enclosed check Non-electronic payment by credit card (Attach form PTO-2038)

The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment to Deposit Account No. _____

5. Change in Entity Status (from status indicated above)

Applicant certifying micro entity status. See 37 CFR 1.29

Applicant asserting small entity status. See 37 CFR 1.27

Applicant changing to regular undiscounted fee status.

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.

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.

NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.

Authorized Signature _____ Date _____
 Typed or printed name _____ Registration No. _____



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

Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.
Row 1: 15/687,249, 08/25/2017, David Strober, 41197.278581, 4059
Row 2: 149550, 7590, 04/02/2020, (Empty), (Empty)
Text: SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.) 2555 GRAND BLVD KANSAS CITY, MO 64108-2613
Text: EXAMINER HOPE, DARRIN
Text: ART UNIT 2173 PAPER NUMBER

DATE MAILED: 04/02/2020

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)
(Applications filed on or after May 29, 2000)

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

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

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

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

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

The information collected by PTOL-85 Part B is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Privacy Act Statement

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

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

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

Notice of Allowability	Application No. 15/687,249	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA (FITF) Status No

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. **THIS NOTICE OF ALLOWABILITY 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.

1. This communication is responsive to 12 December 2019.
 A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on _____.
2. 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.
3. The allowed claim(s) is/are 1-20. As a result of the allowed claim(s), 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 http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.
4. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Certified copies:

- a) All b) Some *c) None of the:
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)).
- * Certified copies not received: _____.

Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application.
THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.

5. CORRECTED DRAWINGS (as "replacement sheets") must be submitted.
 including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date _____.
- Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d).**
6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.

Attachment(s)

- | | |
|---|---|
| <p>1. <input type="checkbox"/> Notice of References Cited (PTO-892)</p> <p>2. <input checked="" type="checkbox"/> Information Disclosure Statements (PTO/SB/08),
Paper No./Mail Date <u>12/12/2019</u>.</p> <p>3. <input type="checkbox"/> Examiner's Comment Regarding Requirement for Deposit
of Biological Material _____.</p> <p>4. <input type="checkbox"/> Interview Summary (PTO-413),
Paper No./Mail Date. _____.</p> | <p>5. <input type="checkbox"/> Examiner's Amendment/Comment</p> <p>6. <input checked="" type="checkbox"/> Examiner's Statement of Reasons for Allowance</p> <p>7. <input type="checkbox"/> Other _____.</p> |
|---|---|

/DARRIN HOPE/ Examiner, Art Unit 2173	/TADESSE HAILU/ Primary Examiner, Art Unit 2173
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DETAILED ACTION

Notice of Pre-AIA or AIA Status

1. The present application is being examined under the pre-AIA first to invent provisions.
2. This Office Action is responsive to the communications filed on 12 December 2019.

Allowable Subject Matter

3. Claims 1-20 are allowed.
4. The following is an examiner's statement of reasons for allowance:

The present invention is directed to a computer-implemented method and device for presenting and controlling content on a display device.

The prior arts fails to show individually or in combination the elements recited in independent claim 1.

Specifically, the prior art references fail to show, in part, "obtaining a synchronization code associated with the first computing device, wherein the associated synchronization code is stored on a remote server device; providing the synchronization code to a second computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the first computing device and the second computing device; receiving, from the remote server device, a first message that includes at least one command in a first format, the first message being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated second computing device; selecting a first media player application from a plurality of media player applications based at least in

part on the first format of the first message, the first media player application being selected to play a first piece of content referenced in the received first message; and **controlling how the selected first media player application plays the referenced first piece of content** based on a first command of the at least one command in the first format having been included in the received first message” as recited in independent claim 1. At least based on the above distinctions, the Examiner submits that independent claim 1 is patentable over the combination of the cited references. Independent claims 12 and 17 include similar limitations to that of claim 1 and are also patentable over the cited prior art for at least the same reasons described above with respect to claim 1. At least by virtue of their dependency, the Examiner submits that the remaining claims are also patentable over the combination of the cited references.

Accordingly, Claims 1-20 are allowed.

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

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DARRIN HOPE whose telephone number is (571)270-5079. The examiner can normally be reached on Mon-Thr - 7-4:30, Fri - 7-3:30, Alt. Fri Off.

Examiner interviews are available via telephone, in-person, and video conferencing using a USPTO supplied web-based collaboration tool. To schedule an


interview, applicant is encouraged to use the USPTO Automated Interview Request (AIR) at <http://www.uspto.gov/interviewpractice>.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kieu D Vu can be reached on (571)272-4057. 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 <https://ppair-my.uspto.gov/pair/PrivatePair>. 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.

DARRIN HOPE
Examiner
Art Unit 2173


/TADESSE HAILU/
Primary Examiner, Art Unit 2173

Issue Classification 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

CPC					
Symbol				Type	Version
G06F	16	74		F	2019-01-01
G06F	16	951		I	2019-01-01
G06F	9	452		I	2018-02-01

CPC Combination Sets				
Symbol	Type	Set	Ranking	Version

/DARRIN HOPE/ Examiner, Art Unit 2173 (Assistant Examiner)	25 March 2020 (Date)	Total Claims Allowed: 20	
/TADESSE HAILU/ Primary Examiner, Art Unit 2173 (Primary Examiner)	27 March 2020 (Date)	O.G. Print Claim(s) 1	O.G. Print Figure 2

Issue Classification 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173


INTERNATIONAL CLASSIFICATION			
CLAIMED			
G06F	17	30	
G06F	9	44	

NON-CLAIMED			

US ORIGINAL CLASSIFICATION	
CLASS	SUBCLASS
715	716

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


/DARRIN HOPE/ Examiner, Art Unit 2173 (Assistant Examiner)	25 March 2020 (Date)	Total Claims Allowed: 20	
/TADESSE HAILU/ Primary Examiner, Art Unit 2173 (Primary Examiner)	27 March 2020 (Date)	O.G. Print Claim(s) 1	O.G. Print Figure 2

Issue Classification 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
 R.1.47

CLAIMS															
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1	10	10	19	19										
2	2	11	11	20	20										
3	3	12	12												
4	4	13	13												
5	5	14	14												
6	6	15	15												
7	7	16	16												
8	8	17	17												
9	9	18	18												

/DARRIN HOPE/ Examiner, Art Unit 2173 (Assistant Examiner)	25 March 2020 (Date)	Total Claims Allowed: 20	
/TADESSE HAILU/ Primary Examiner, Art Unit 2173 (Primary Examiner)	27 March 2020 (Date)	O.G. Print Claim(s) 1	O.G. Print Figure 2

<i>Search Notes</i> 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

CPC - Searched*		
Symbol	Date	Examiner

CPC Combination Sets - Searched*		
Symbol	Date	Examiner
G06F17/30846 G06F9/452 G06F17/30864	12/26/2018	DH

US Classification - Searched*			
Class	Subclass	Date	Examiner
715	716	12/26/2018	DH

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

Search Notes		
Search Notes	Date	Examiner
EAST	12/26/2018	DH
EAST	05/30/2019	DH
EAST	03/25/2020	DH

Interference Search			
US Class/CPC Symbol	US Subclass/CPC Group	Date	Examiner
715	716	03/25/2020	DH
G06F17	30846	03/25/2020	DH
G06F9	452	03/25/2020	DH
G06F17	30864	03/25/2020	DH

/DARRIN HOPE/ Examiner, Art Unit 2173	
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EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	2361	(G06F17/30846 G06F9/452 G06F17/30864).cpc.	US-PGPUB; USPAT	OR	OFF	2020/03/25 12:57
L2	5590	(715/716).ccls.	US-PGPUB; USPAT; USOCR; DERWENT	OR	OFF	2020/03/25 12:57
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EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
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L27	2361	(G06F17/30846 G06F9/452 G06F17/30864).cpc.	US- PGPUB; USPAT	OR	OFF	2020/03/25 13:13
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3/25/2020 1:17:56 PM

C:\Users\dhope\Documents\EAST\Workspaces\15687249.wsp

Bibliographic Data

Application No: 15/687,249

Foreign Priority claimed: Yes No

35 USC 119 (a-d) conditions met: Yes No Met After Allowance

Verified and Acknowledged:

/DARRIN HOPE/

Examiner's Signature

Initials

Title:

PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

FILING or 371(c) DATE	CLASS	GROUP ART UNIT	ATTORNEY DOCKET NO.
08/25/2017	715	2173	41197.278581
RULE			

APPLICANTS

Touchstream Technologies, Inc., Valhalla, NY,

INVENTORS

David Strober Rye, NY, UNITED STATES

CONTINUING DATA

This application is a CON of 13532546 06/25/2012 PAT 9767195

13532546 is a CIP of 13157821 06/10/2011 PAT 8904289

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FOREIGN APPLICATIONS

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	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

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Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
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**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
(Not for submission under 37 CFR 1.99)

Application Number		15687249
Filing Date		2017-08-25
First Named Inventor	David Strober	
Art Unit	2173	
Examiner Name	Darrin Hope	
Attorney Docket Number	41197.278581	

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118	20050055716	A1	2005-03-10	Louie et al.
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Attorney Docket Number	41197.278581	

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**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
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Application Number	15687249
Filing Date	2017-08-25
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Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

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147	20020021289	A1	2002-02-21	Combs et al.

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FOREIGN PATENT DOCUMENTS

Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ² i	Kind Code ⁴	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear	T ⁵
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**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
(Not for submission under 37 CFR 1.99)

Application Number	15687249
Filing Date	2017-08-25
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

1	101534449	CN	A	2009-09-16	ZHAN WU
2	101577650	CN	A	2009-11-11	GUANGZHOU HKUST R & D CORP LTD
3	101778198	CN	A	2010-07-14	SHANGHAI XIANGYUN INFORMATION SYSTEM CO., LTD
4	101815073	CN	A	2010-08-25	CHANGCHUN OPTICS FINE MECH
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8	2008070050	WO	A2	2008-06-12	SWARMCAST, INC.

If you wish to add additional Foreign Patent Document citation information please click the Add button

NON-PATENT LITERATURE DOCUMENTS

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵
	1	Ask Search Internet Search, session identifier random, printed on 11/19/11	

**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
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Application Number	15687249
Filing Date	2017-08-25
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

2	Webopedia computer dictionary, session cookie, printed on 11/19/11
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Filing Date	2017-08-25
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Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

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19	bing search q=mobile+server +television+control+m 6-26-2014
20	Webopedia computer dictionary, web identifier, printed on 11/19/11.

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EXAMINER SIGNATURE

Examiner Signature	/DARRIN HOPE/	Date Considered	03/25/2020
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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

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

Application Number	15687249
Filing Date	2017-08-25
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

See attached certification statement.

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

A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/KEITH J. BAE/	Date (YYYY-MM-DD)	2019-12-12
Name/Print	Keith J. Bae	Registration Number	64633

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

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From: PAIR_eOfficeAction@uspto.gov
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SHOOK, HARDY & BACON LLP
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KANSAS CITY, MO 64108-2613
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The following USPTO patent application(s) associated with your Customer Number, 149550 , have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

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Application	Document	Mailroom Date	Attorney Docket No.
15687249	NOA	04/02/2020	41197.278581
	1449	04/02/2020	41197.278581

To view your correspondence online or update your email addresses, please visit us anytime at <https://sportal.uspto.gov/secure/myportal/privatepair>.

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PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM

Document Description: Issue Fee Payment (PTO-85B)

Issue Fee Transmittal Form

Application Number	Filing Date	First Named Inventor	Atty. Docket No.	Confirmation No.
15687249	25-Aug-2017	David Strober	41197.278581	4059

TITLE OF INVENTION :

PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

Entity Status	Application Type	Art Unit	Class - Subclass	EXAMINER
Small	Utility under 35 USC 111(a)	2173	716000	DARRIN HOPE

Issue Fee Due	Publication Due	Total Fee(s) Due	Date Due	Prev. Paid Fee
\$500	\$0	\$500	02-Jul-2020	\$0

1. Change of Correspondence Address and/or Indication Of Fee Address (37 CFR 1.33 & 1.363)

Current Correspondence Address:	Current Indicated Fee Address :
149550 SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.) 2555 GRAND BLVD KANSAS CITY MO 64108-2613 UNITED STATES 816-474-6550 IPDOCKET@SHB.COM	
<input type="checkbox"/> Change of correspondence address requested, system generated AIA/122-EFS form attached	<input type="checkbox"/> Fee Address indication requested, system generated SB/47-EFS form attached

2. Entity Status

Change in Entity Status

Applicant certifying micro entity status; system generated Micro Entity certification form attached. See 37 CFR 1.29.

Note: Absent a valid certification of micro entity status, issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment. If this box is checked, you will be prompted to choose a micro entity status on the gross income basis (37 CFR 1.29(a)) or the institution of higher education basis (37 CFR 1.29(d)), and make the applicable certification online.

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.

Applicant changing to regular undiscounted fee status.

Note: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

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3.The Following Fee(s) Are Submitted:

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1. SHOOK, HARDY & BACON L.L.P.

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

Name	City	State	Country	Category
TOUCHSTREAM TECHNOLOGIES, INC.	VALHALLA	NEW YORK	united states	corporation

6.Signature

I certify, 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 has filed and has been granted power of attorney in this application. I also certify that this Fee(s) Transmittal form is being transmitted to the USPTO via EFS-WEB on the date indicated below.

Signature	/KEITH J. BAE/	Date	06-30-2020
Name	Keith Joshua Bae	Registration Number	64633

Electronic Patent Application Fee Transmittal

Application Number:	15687249			
Filing Date:	25-Aug-2017			
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE			
First Named Inventor/Applicant Name:	David Strober			
Filer:	Keith Joshua Bae/Traci Burke			
Attorney Docket Number:	41197.278581			
Filed as Small Entity				
Filing Fees for Utility under 35 USC 111(a)				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
UTILITY APPL ISSUE FEE	2501	1	500	500
PUBL. FEE- EARLY, VOLUNTARY, OR NORMAL	1504	1	0	0
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 (\$)	500

Electronic Acknowledgement Receipt

EFS ID:	39876959
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Traci Burke
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	41197.278581
Receipt Date:	30-JUN-2020
Filing Date:	25-AUG-2017
Time Stamp:	17:45:00
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$500
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1	Issue Fee Payment (PTO-85B)	Web85b.pdf	46292	no	2
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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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Table with 5 columns: APPLICATION NO., ISSUE DATE, PATENT NO., ATTORNEY DOCKET NO., CONFIRMATION NO.
15/687,249 08/11/2020 10740393 41197.278581 4059

149550 7590 07/22/2020
SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613

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):

David Strober, Rye, NY;
Touchstream Technologies, Inc., Valhalla, NY;

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**REQUEST FOR CONTINUED EXAMINATION(RCE)TRANSMITTAL
 (Submitted Only via EFS-Web)**

Application Number	15687249	Filing Date	2017-08-25	Docket Number (if applicable)	41197.278581	Art Unit	2173
First Named Inventor	David Strober			Examiner Name	Darrin Hope		

This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application.
 Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. The Instruction Sheet for this form is located at WWW.USPTO.GOV

SUBMISSION REQUIRED UNDER 37 CFR 1.114

Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s).

Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked.

Consider the arguments in the Appeal Brief or Reply Brief previously filed on _____

Other _____

Enclosed

Amendment/Reply

Information Disclosure Statement (IDS)

Affidavit(s)/ Declaration(s)

Other _____

MISCELLANEOUS

Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a period of months _____
 (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1.17(i) required)

Other _____

FEES

The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed.
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Patent Practitioner Signature
 Applicant Signature

Doc code: RCEX

Doc description: Request for Continued Examination (RCE)

PTO/SB/30EFS (02-18)

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Signature	KEITH J. BAE/	Date (YYYY-MM-DD)	2020-07-22
Name	Keith J. Bae	Registration Number	64633

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

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2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
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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.

CERTIFICATION AND REQUEST FOR CONSIDERATION OF AN INFORMATION DISCLOSURE STATEMENT FILED AFTER PAYMENT OF THE ISSUE FEE UNDER THE QPIDS PROGRAM	
Non-Provisional Application Number: 15/687,249	Filing Date: 2017-08-25
First Named Inventor: David Strober	Title of Invention: PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

THE UNDERSIGNED HEREBY CERTIFIES AND REQUESTS THE FOLLOWING FOR THE ABOVE-IDENTIFIED APPLICATION.

- Consideration is requested of the information disclosure statement (IDS) submitted herewith, which is being filed after payment of the issue fee.
- Check the box next to the appropriate selection:
 Each item of information contained in the IDS 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 IDS. See 37 CFR 1.97(e)(1).
OR
 No item of information contained in the IDS 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 IDS was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the IDS. See 37 CFR 1.97(e)(2).
OR
 See attached certification statement in compliance with 37 CFR 1.97(e).
- Please charge the IDS fee set forth in 37 CFR 1.17(p) to Deposit Account No. 192112.
- A Petition to Withdraw from Issue After Payment of the Issue Fee (37 CFR 1.313(c)(2)), including the petition fee set forth in 37 CFR 1.17(h), is submitted herewith as a **Web-based ePetition**.
WARNING: Do not submit the petition as a follow-on paper via EFS-Web. Submit the petition as a Web-based ePetition by signing on to EFS-Web as a registered user, selecting the radio button next to "Existing application/patent," and then selecting the radio button next to "ePetition (for automatic processing and immediate grant, if all petitions requirements are met)." Failure to use the Web-based ePetition interface will result in automatic entry of the RCE.
- A request for continued examination (RCE) under 37 CFR 1.114 and the RCE fee under 37 CFR 1.17(e) are submitted herewith.
- The RCE will be treated as a "conditional" RCE. In the event the examiner determines that any item of information contained in the IDS necessitates the reopening of prosecution in the application, the undersigned understands that (i) the RCE will be processed and treated as an RCE under 37 CFR 1.114 and therefore (ii) the IDS fee under 37 CFR 1.17(p) will be returned in accordance with 37 CFR 1.97(b)(4). In the event that no item of information in the IDS necessitates reopening prosecution, the undersigned understands that the RCE will not be processed and the RCE fee under 37 CFR 1.17(e) will be returned.
- This certification and request is being filed as a **Web-based ePetition** and is not accompanied by an amendment to the application. Inclusion of an amendment will result in automatic entry of the RCE.

Signature /KEITH J. BAE/	Date 2020-07-22
Name (Print/Typed) Keith J. Bae	Practitioner Registration Number (If applicable) 64633

Note: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required in accordance with 37 CFR 1.33 and 11.18. Please see 37 CFR 1.4(d) for the form of the signature. If necessary, submit multiple forms for more than one signature, see below.*

*Total of ONE forms are submitted.

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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.

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

U.S.PATENTS						Remove
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
	1	8060631	B2	2011-11-15	Collart et al.	
	2	8614625	B2	2013-12-24	Alsina et al.	
	3	8671440	B2	2014-03-11	Damola et al.	
	4	8782262	B2	2014-07-15	Collart et al.	
	5	8875180	B2	2014-10-28	DEMCHENKO et al.	
	6	8880491	B2	2014-11-04	Morris	
	7	9071792	B2	2015-06-30	Alsina et al.	
	8	9420025	B2	2016-08-16	Park	

**INFORMATION DISCLOSURE
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Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

9	8238887	B2	2012-08-07	Filipov
10	8620284	B2	2013-12-31	Filipov
11	9148756	B2	2015-09-29	Filipov

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Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
	1	20090150553	A1	2009-06-11	Collart et al.	
	2	20090172780	A1	2009-07-02	Sukeda et al.	
	3	20090193466	A1	2009-07-30	Ehreth et al.	
	4	20100138780	A1	2010-06-03	Marano et al.	
	5	20100241699	A1	2010-09-23	MUTHUKUMARASAMY et al.	
	6	20110296465	A1	2011-12-01	Krishnan et al.	

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7	20120114313	A1	2012-05-10	Phillips et al.
8	20120192225	A1	2012-07-26	Harwell et al.
9	20160241912	A1	2016-08-18	McCarthy et al.

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FOREIGN PATENT DOCUMENTS

Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ² i	Kind Code ⁴	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear	T ⁵
	1	2008108718	WO	A1	2008-09-12	Telefonaktiebolaget LM Ericsson		
	2	2007078745	WO	A1	2007-07-12	UNITED VIDEO PROPERTIES, INC.		

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NON-PATENT LITERATURE DOCUMENTS

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵
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Examiner Signature	<input type="text"/>	Date Considered	<input type="text"/>
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**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
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Filing Date	2017-08-25
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¹ See Kind Codes of USPTO Patent Documents at www.USPTO.GOV or MPEP 901.04. ² Enter office that issued the document, by the two-letter code (WIPO Standard ST.3). ³ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁴ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Applicant is to place a check mark here if English language translation is attached.

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	First Named Inventor	David Strober
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	Examiner Name	Darrin Hope
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CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

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See attached certification statement.

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

A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/KEITH J. BAE/	Date (YYYY-MM-DD)	2020-07-22
Name/Print	Keith J. Bae	Registration Number	64633

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(19) World Intellectual Property Organization
International Bureau



(43) International Publication Date
12 September 2008 (12.09.2008)

PCT

(10) International Publication Number
WO 2008/108718 AI

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H04N 7/173 (2006.01) H04L 29/06 (2006.01)

(81) Designated States (unless otherwise indicated, for every kind of national protection available): AE, AG, AL, AM, AO, AT, AU, AZ, BA, BB, BG, BH, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DO, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, GT, HN, HR, HU, ID, IL, IN, IS, JP, KE, KG, KM, KN, KP, KR, KZ, LA, LC, LK, LR, LS, LT, LU, LY, MA, MD, ME, MG, MK, MN, MW, MX, MY, MZ, NA, NG, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RS, RU, SC, SD, SE, SG, SK, SL, SM, SV, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, ZA, ZM, ZW

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(71) Applicant (for all designated States except US): Telefon-aktiebolaget LM Ericsson [SE/SE]; S-164 83 Stockholm (SE).

(72) Inventors; and

(75) Inventors/Applicants (for US only): DAMOLA, Ayodele [RU/SE]; Arvingevagen 14, S-164 46 Kista (SE). FERSMAN, Elena [RU/SE]; Sandgropsgatan 3, S-753 34 Uppsala (SE).

(74) Agent: BERGENSTRÅHLE & LINDVALL AB; Box 17704, S-1 18 93 Stockholm (SE).

Published:

- with international search report
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(54) Title: PERSONALIZED INTERACTION USING CODES



WO 2008/108718 A1

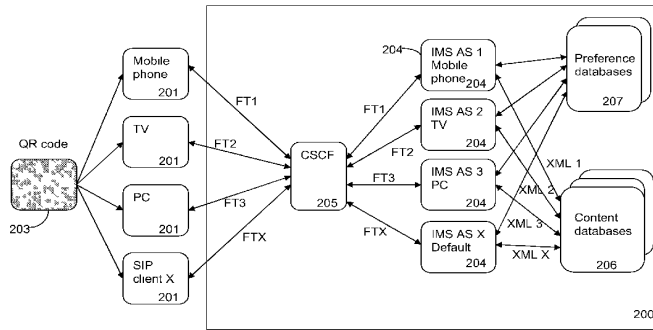


Figure 2

(57) Abstract: A method and nodes adapted to provide personalized multimedia services for users having registered a media player (300, 400, 401, 501, 502, 606) to a multimedia network, on the basis of the content (301, 500) read by a code reader (302, 405, 503), connected to or integrated with the media player. Content decoded from a code is used for creating or updating a user preference data record (700, 701) linked to by the identity with which the respective media player is registered. An application server (305, 402, 506, 600) being responsible for personalizing a requested service is interconnected with one or more preference databases (306, 407, 603), and one or more content databases (308, 408, 605) and/or dedicated servers (507). Upon receiving a service request, the application server, access relevant data from the mentioned nodes and assembles personalization instructions, adapted to trigger the requested personalized service in the requesting media player.

PERSONALIZED INTERACTION USING CODES

TECHNICAL FIELD

The present invention relates generally to the field of personalizing a service in a multimedia network and specifically to personalization on the basis of information read from a code.

BACKGROUND

Personalization, interactivity, combined services and fixed-mobile convergence can be achieved in several ways, but to succeed in the development of new services and in achieving interoperability between technologies, the industry must agree on an approach that is based on open standards and interfaces. One of the most promising approaches is to use the IP Multimedia Subsystem (IMS) framework. IMS was originally designed to enable multimedia services for third-generation mobile terminals, but it has already been extended to handle access also from public Wireless Local Area Networks (WLAN) and Private Networks, and is continuing to be extended into an access-independent platform for service delivery, including broadband fixed-line access. IMS provides seamless roaming between mobile, public WLAN and private networks for a wide range of services, such as gaming and interactive IP television (IPTV) and devices, such as set-top boxes, multimedia players and digital cameras.

The ability of IMS to deliver combined services enables a seamless integration of TV, communication, and internet services to create a more convenient and attractive experience to the consumers. IMS-based IPTV also inherits all the capabilities of IMS for service roaming, thus linking the IPTV experience to a user profile, not limited to a particular device, as with traditional set-top-boxes. An IPTV service can

therefore be delivered to any device adapted with an IMS interface and located within the range of the IMS domain.

Consumers want greater control over TV services and delivered content anytime, anywhere, and on any device. Personalization will enable them to customize TV and Video-on-Demand (VoD) packages according to individual preferences, and to exert greater control over the channel content. The increasing popularity of SMS-based voting and chat services in TV programs also points to strong business opportunities in the area of interactive services.

IMS-enabled IPTV uses the Session Initiation Protocol (SIP), which provides a unified control scheme that can be used to control all types of media sessions as well as application services. It thus supports combined services and interactivity by joining different communications paradigms into a complete multimedia user experience.

The QR-code (Quick Response Code) is a matrix code, or two-dimensional bar code, which was created with the purpose of deriving a code which allowed its contents to be decoded at high speed. QR-codes are now used for inventory management in a wide variety of industries and has become the most popular type of two dimensional codes in Japan. Although initially used for tracking parts in vehicle manufacturing, the inclusion of the QR-Code as a reading software on camera phones in Japan, has led to a wide variety of new, consumer-oriented applications, aimed at relieving the user of the tedious task of entering data into their mobile phone. QR-codes storing addresses and URLs are becoming increasingly common in magazines and advertisements in Japan. The addition of QR-codes on business cards is also becoming common, greatly simplifying the task of entering the personal details of a new acquaintance into the address book of a users mobile phone. Consumers with capture programs and a PC with an RS-232C-interface may use a scanner to acquire data from a QR-code.

A user may build a personal profile by registering (bookmarking) products which are of interest. To bookmark a product, the user registers a code attached to the product by way of scanning a QR-code or, alternatively, by reading an RFID tag, colorcode or matrix code etc, and stores an associated product identity. Information related to the product may be stored in a database and/or on a media player, such as, e.g., a Network Personal Video Recorder (NPVR) . If such information comprises personalized advertisements, these may be viewed on, e.g., a TV, PC or a mobile device on a later occasion according to personal preferences.

One way of delivering personalized advertisements, which is applied in many of the commercial systems available today, is based on analysis of data entered by a user. Personalized advertising brings more value both for the user and for the content provider. In existing technology the personalization of the delivered content is based on previous searches that the user has performed, or on messages written earlier. The fact that this information is stored may also be transparent to the user.

A three-dimensional code system that integrates both online and offline, and analog, as well as digital components is based on the use of colorcodes. In this system a camera recognizes indexed codes, comprising specific data. A matrix of blocks and analog data pertaining to the number of colors are digitized and processed by a dedicated server, using unique addresses registered for each of the codes. A typical colorcode interaction flow starts with the authentication of a colorcode by a media player. A number associated with the colorcode is then transferred to a server. Finally, content or a set of actions represented by the colorcode, and associated with the number are transferred to the media player for further processing.

Figure 1 illustrates an IMS-based IPTV architecture which provides combined services and fixed-mobile convergence. Although specified for IPTV services, a similar architecture could be used for other interactive services as well, which are accessed via a common IMS system. The architecture of figure 1 includes an IMS Client environment 100, IMS application servers 101, a common IMS system 102, a transport layer 103 and a Service Delivery Platform (SDP) 104. The Service Delivery Platform offers a standardized set of support functions that can be shared among various service components.

The main functional blocks in the IMS client environment are the IPTV applications 105, other applications 106, such as combinational IMS services, the media client 107, the SIP client 108.

In the client environment, the IPTV applications are responsible for all interactions between IPTV services and users on their media players 110, for instance a set-top box/TV, PC or cellular telephone. Each media player also hosts a media client, which receives and decodes the video and audio streams that make up the digital TV signals, and a SIP client which provides the control interface to the IMS core.

Depending on the application, media players will be required to support specific hardware 111, such as a camera, a scanner or a microphone, which may be attached to, or integrated with the media player.

The IPTV Application servers 112, being the central point of the IPTV service, manage all IPTV-specific functions not provided through IMS interfaces, and are connected to content providers 113. Each IPTV application server interfaces with the IMS core and functions provided by the service delivery platform.

The common IMS system includes the IMS core 114, comprising Call Session control Functions (CSCF's) 115, the Home Subscriber Server (HSS) 116 and IMS enablers 117. The IMS

core provides a control layer that controls services provided over fixed and mobile access networks. The Call Session control Function (CSCF) , which is the central control point in IMS, provides SIP routing services and enforces Authentication and Authorization (AA) . The HSS generally stores and provides user data in IMS. Additional complexity may be contained in additional databases. The most relevant IMS enablers for personalized TV service are the Presence and Group Management (PGM), and the IMS messaging (IMSM).

The Service Delivery Platform (SDP) provides a variety of support functions that can be shared along different types of services. The support functions comprises service provider support functions, such as different charging models (Charging) 118, Operation and Maintenance (O&M) 119 support functions and content related support functions, such as Electronic Service Guides (ESG) 120. ESGs provide information about available services and contain an electronic program guide that enables viewers to navigate, discover, and select programs and content by time, title, channel and genre.

A problem with existing solutions is that information collection associated with a user using a service is often done automatically, without actively involving the user. The user might even be unaware of the information collection taking place during the execution of a service. This kind of information collection does not encourage the user to update and to reuse the stored information for e.g. personalization purposes .

Another problem is that information collection is also often limited to Internet searches and ordering, while other activities which are associated with the human behaviour are not captured.

In addition, it is not always appropriate that immediate actions are triggered upon having collected information from a scanned code or a read RFID tag. This

problem raises the question of how to enable updating of information related to a certain activity, and a triggering of said activity, so that the activities can be scheduled in various different ways on the basis of personalized information stored and processed over time.

6 Yet another problem with presently used systems is how to execute personalized interaction of individual users, e.g. when different family members are watching content displayed on a shared device, such as a TV. Today this type of problem entails the use of an active login procedure for each family member, wherein each family member may authorize
12 oneself by entering a secret PIN code to a shared TV remote control. This approach does neither provide for a flexible method for updating of user preferences, nor does it encourage user personalization associated with individual user interactivity.

18 SUMMARY

The object of the present invention is to address at least some of the problems outlined above. In particular, it is an object to provide personalized services for users having registered a media player in a multimedia network, such as IMS. This object and other are obtained by providing a method
24 and an application server for providing personalized service instructions on the basis of information retrieved from a code, e.g. a colorcode, a QR-code or an RFID-tag.

In a first embodiment, a media player, e.g. a mobile telephone, is used for creating or updating personal data stored in a preference database. A user may request for a
30 service from a second media player, wherein the personal data, stored in the preference database is used for the personalization .

A first user which has registered a first media player (UE A) to a multimedia network with a first identity

(ID_1), reads a code using a visual interface, integrated with or connected to the first media player. The code is decoded in the media player and a user preference message, comprising the content of the code and at least one identity, is created by an application of the media player, and forwarded to an
6 application server, adapted to provide personalized services according to the claimed invention. In the application server, one user preference data record for each identity of the user preference message is created, or, if already existing, updated, on the basis of the content of the user preference message. A user wanting to activate a personalized service,
12 sends a service request, comprising a request for a personalized service and the first identity, is received from a second, registered media player (UE B). In the application server, the user preference data record is retrieved from the preference database. On the basis of the content of the service request and the content of the user preference data
18 record, the application server is requesting for a personalization message, comprising personalized instructions on the service, from a content database. The personalization message is then sent to the second media player for execution of the requested service.

In a second embodiment, a first media player, e.g. a
24 mobile telephone, registered in a multimedia network with a first identity, is used for interacting with a service displayed on second media player, e.g. a set-top-box/TV.

A request for a personalized service is sent from a second media player (UE B) to an application server. In case of a unicast service distribution, service specific content,
30 associated with the requested service, and a second user identity, with which the second media player has been registered, is encoded into a code and forwarded to the second media player where it is displayed. In case of a multicast service delivery, however, only content specific data is

forwarded to the second media player, where a colorcode, comprising the content specific data, encoded with the second identity (group_ID) , is presented on the second media player.

A user may interact with the service by reading the code via a visual interface of a first media player (UE A) .

6 The content of the code is then decoded by an application adapted therefore and a user preference message, comprising the content of the code and a first identity (ID_1), to which the first media player is registered, is created and forwarded to the application server. This action may be followed by additional interactions between the first media player and the application server. Upon termination of the interaction, user preference data records, associated with, and linked to by the first identity and the second identity are then created, or, if already existing, updated in a preference database.

12 In a next step a personalized feedback message is created, according to the respective user preference data record and the content associated with the service request. The personalized feedback message is then forwarded to the first media player for invoking an application, adapted to execute the requested service. Depending on the selected service, the forwarded personalized feedback message may also trigger one or more additional interactions between the first user device and the application server, resulting in the creation and forwarding of an additional personalized feedback message to the first media player and/or to the second media player for a continuous, interactive service execution.

18 In a third embodiment, a first user, having a first media player wants to get access to presence information of a second user, having a second media player, and a code, e.g. a colorcode, comprising a personal identity. By reading the code, the first user may initiate a process for updating of a personal group-list, and for accessing the presence information of the second user.

A code, comprising a second identity of a second media player, registered in a multimedia network, is read via a visual interface of a first media player, registered in the multimedia network with a first identity. The code is decoded in the first media player and a user preference message,
6 comprising the first and the second identity, representing a request for presence information associated with said second media player, is created and forwarded to the application server. At the application server a group-list is created or, if already existing, updated in the user preference data record linked to by the first identity.

12 For security reasons, the first user requests for authorization to access presence information of the second user from the second media player. Upon receiving a successful authorization, a subscription for the requested presence information may be initiated and the second media player is added to the group list.

18 The media players mentioned in this document may be any type of devices adapted for executing personalised services according to any of the embodiments described above, such as e.g. a mobile device, a PC, a laptop, a set-top-box connected to a TV or a PDA. The multimedia network, suitable for providing personalization of services according to any of
24 the described embodiments, may be any type of network having the capabilities of handling the described signalling and of handling coded information, such as e.g. an IP Multimedia Subsystem (IMS) .

The claimed invention also refers to an application server adapted to provide a personalized multimedia service to
30 a user, having registered at least one media player in a multimedia network.

The application server comprises a communication means, adapted to communicate with a media player, registered in the multimedia network via at least one identity. The

communication means of the application server also is adapted to communicated with a preference database, comprising personalization content, associated with the registered media player. The personalization content is stored in a user preference data record, and the identity is linking the media
6 player to the record.

The application server also comprises a preference data controlling means, which is adapted to either create or update a user preference data record when a user preference message, comprising the content of a code read by said media player, and an identity, is received from the media player.
12 If no user preference data record linked to by the identity already exists, a user preference data record is created on the basis of the content of the code. If, however, a user preference data record is linked to by the identity, that user preference data record is updated on the basis of the content of the code.

18 The application server is also adapted to communicate with one or more content providers, comprising service specific data. A content provider may be defined as a content database, comprising service specific instructions, or a dedicated server, such as, e.g. a presence server.

24 A service controlling means of the application server is adapted to create personalized instructions on the basis of a service request received from a registered media player, the content of the user preference data record, and data retrieved from a content provider. The service controlling means finally forwards the created instructions to the media player, where the instructions may invoke a specific application.

30 A preference database according to any of the described embodiments may be distributed from, or integrated with the application server to which it is connected.

BRIEF DESCRIPTION OF THE DRAWINGS

-Figure 1 is a block diagram schematically illustrating an IMS-based IPTV architecture for combined services and fixed-mobile convergence according to the prior art.

6 -Figure 2 is a block diagram schematically illustrating an IMS-based system which provides interactive services according to one embodiment.

-Figure 3 is a signalling diagram where a user registered in an IMS network subscribes to an interactive, personalized service and wherein the personalization is dependent on
12 information previously retrieved from a QR-code, according to another embodiment.

-Figure 4, is another signalling diagram where interactive, personalized services are provided both to an individual user and to a group of users, and where the services are personalized in dependence of information retrieved from a
18 colorcode, according to yet another embodiment.

-Figure 5 is another signalling diagram, illustrating how a first user registered in an IMS network can add a second IMS registered user to a group-list in order to get access to the second users presence information, wherein the second user is identified from a colorcode, according to another embodiment.

24 -Figure 6 is a block diagram, schematically illustrating an application server adapted to create and update user preference data records, and to provide personalized services to users .

-Figure 7 is a schematically illustration of user preference data records, each being linked to by a user identity.

30

DETAILED DESCRIPTION

Briefly described, the present invention provides a method and an application server for providing personalized services to a media player, registered in a multimedia

network, on the basis of a the content of a code, read with a code reading entity attached to or integrated with a media player .

A common IMS-based system 200 providing personalized services to media players 201 in accordance with one
6 embodiment of the claimed invention is described in figure 2 . Different types of media players, each comprising a SIP client (not shown) , provide the media players access to the common IMS system. A media player adapted for interaction with the common IMS system may be any kind of electronic equipment
12 suitable for hosting SIP client functionality, such as e.g. a mobile device, a set-top-box/TV (STB/TV), a PC or a PDA. Each media player may have one or more applications stored on a memory space, which are invoked by a personalization message, sent from an application server in response to a service request. The respective application may be invoked as a result
18 from a communication between the media player and the application server, dedicated to provide a service requested, either from a media player, or from a content provider. A user of a media player who has the intention of personalizing a service, may initially read a code, carrying service specific information and/or one or more identities, via a code reading entity, e.g. a scanner or a camera. Each media player in the
24 figure has means for reading and decoding a code 203, e.g. a QR-code, a colorcode or an RFID-tag.

When a code has been read, the media player establishes a connection with an IMS application server 204, via the CSCF of the IMS core. The IMS system illustrated in the figure comprises a number of IMS application servers, each
30 adapted to service different types of media players. IMS application server 1, provides services to mobile telephones, IMS application server 2, provides television services, while IMS application server 3, provides services adapted for PC's, and a default server, IMS AS x, may provide services to other

types of specially adapted media players. Via the IMS core, one of the IMS application servers (204, IMS AS 1-X) , responsible for a requested service is addressed, wherein the content of the code, together with a personal identity to which the respective media player has been registered, is
6 decoded and forwarded to the respective IMS application server. The IMS application server creates a user preference data record, which is stored in a preference database (207) . The preference database may be located in the IMS core or at the content provider premises, depending on e.g. the business model and the O&D structure chosen by the respective service
12 provider. The preference database, will be further described below with reference to figure 6 .

The IMS application server also have access to one or more content providers 206, comprising service specific content, to be used when setting up personalized instructions to a media player from which a personalized service, e.g.
18 specified advertisements. The content provider may also be accessed from the IMS application server, upon receiving a request for a personalized service from a media player.

A personalized service may be actively requested by a user of media player, or triggered by a predetermined, condition such as time of day. According to one embodiment of
24 the invention, a request for a service is sent from a media player as a SIP message, comprising a feature tag, specifying instructions associated with the requested service. In case no feature tag is attached to the SIP message, a default instruction may be attached to the body of the SIP message. Upon receiving the SIP message, including a feature tag or a
30 default instruction by an IMS application server adapted to distribute the requested service, the IMS application server requests for information from the respective user preference data record, stored in the preference database. Depending on the content of the service request and the content of the user

preference data record, relevant content, sent from a content provider is assembled, forming a personalization message by an application in the IMS application server. The content retrieved from the content provider may have the form of an Extensible Markup Language XML. The IMS application server
6 attaches a feature tag (FTI-FTX) , corresponding to the service request, to the XML. The message, now comprising an XML and a feature tag, is then forwarded to the respective media player for which the requested service is intended, and a personalized service is delivered to the media player.

A strolling user may come across a product he or she
12 finds interesting. By reading a QR-code, comprising a product identity, which is attached to the product, with a QR-code reader, attached to or integrated with the IMS registered media player, the content retrieved with the QR-code reader triggers a procedure for creating or updating a user preference data record linked to, and associated with the
18 personal IMS identity to which the media player is registered. The information retrieved from the QR-code described above may also be used for updating the user preference data record in such a way that the user preference data record is modified according to the behaviour of the user of the media player. By linking each user to a specific user preference data record by
24 the identity of the user, a media player may be shared by a plurality of users. Each user, wanting to personalize a service may register the media player using a personal identity. This identity will then be linking the user to a dedicated user preference data record, in which personalized data, associated with that user is stored and updated.

30 How the user preferences, read from a code, is effecting the content retrieved from the content provider, is not the scope of the claimed invention and, thus, this process will not be described any further in this document.

A signalling procedure illustrating one embodiment of the claimed invention where a user, having registered a media player in an IMS network, subscribes to an interactive, personalized service, will now be described with reference to the signalling diagram in figure 3. In the figure, a first
6 media player, UE A 300, e.g. a mobile terminal, is registered to a personal IMS identity (ID_1), e.g. SIP:user@net.com. In a first **step 3:1**, the user reads a QR-code 301 with an integrated or attached code reader 302, wherein an application is decoding the content of the QR-code and creates a message, comprising the content of the QR-code and ID_1 in **step 3:2**. In
12 UE A, A SIP client 303 initiates a communication with the IMS network (IMS core), via CSCF 304, by creating a user preference message, using a SIP MESSAGE method with a feature tag, QR_AD, for transmission of the content of the QR-code and ID_1 to CSCF in **step 3:3**, and further to an IMS application server 305 in **step 3:4**. Upon receiving the scanned information
18 at the IMS application server, a user preference data record linked to by ID_1, is created in a preference database 306 in **step 3:5**, or if already existing, relevant parts of the user preference data record is updated according to the content of the received user preference message. The creating/updating process is verified with a 200 OK message sent to CSCF in **step**
24 **3:6**, and terminated in UE A in **step 3:7**.

A user wanting to receive personalized services via another media player, UE B 307, i.e. an STB/TV, which depends on the information earlier retrieved from the QR-code, may request for a personalized service upon having registered UE B to IMS. By registering UE B to the same personal IMS identity
30 as UE A, i.e. SIP:user@net.com, both media players will be linked to the same user preference data record. By forwarding the service request, comprising specific instructions within a feature tag, from UE B, to the IMS application server, the user instructs the IMS application server to deliver

personalized services to the TV-screen of UE B. This instruction could for example indicate the desire to receive a certain category of advertisements on the families TV screen at certain, predefined occasions. The message is assembled as an SIP REGISTER message and the requested service is specified by the attached feature tag, TV_QR_AD. In **step 3:8** the message is sent to the IMS application server. The IMS application server receiving the service request from UE B, requests for the user preference data record linked to by personal ID_1 in **step 3:9**, from a preference database. Next, in **step 3:10**, the IMS application server requests for service specific instructions, e.g. XML instructions, from a content database 308. In the requesting IMS application server, a SIP MESSAGE, forming a personalization message, comprising the feature tag, TV_QR_AD and an XML description, adapted according to the content of the respective preference data record and the service request, is assembled. In **step 3:11**, the personalization message is sent to CSCF, and in **step 3:12** it is forwarded to UE B. In UE B, an application interprets the received personalization message and the requested service is executed in a personalized manner.

In a home with a media player, i.e. an STB/TV, which is registered to IMS via a family IMS identity (a group IMS identity), several individuals, e.g. family members, may share the same STB/TV. A plurality of the family members may also have individual media players, e.g. mobile telephones, each being registered to IMS via different individual personal IMS identities. In order to be able to simultaneously provide personalized services to a plurality of users wherein content is displayed on a shared device, e.g. a TV screen, and in order to provide automatic creation/updating of individual, as well as group user preferences, stored in the respective user preference data record, an alternative embodiment will be

required. Such an alternative embodiment will now be described with reference to figure 4.

In the exemplary embodiment of figure 4, a first media player 400, e.g. a mobile terminal, denoted UE A, and a second media player 401, e.g. an STB/TV, denoted UE B, are
6 both registered to IMS, linking the respective media player to a respective user preference data record via a group IMS identity, i.e. SIP:group1@net.com, for UE B, and an individual IMS identity, i.e. SIP:user1@net.com for UE A. A plurality of additional media players could be registered to individual IMS identities as well, and, thus, personalized services could be
12 provided for additional users. A user selects a service, e.g. a TV show, by inputting instructions into UE B, which are forwarded to a dedicated IMS application server 402, via CSCF 403.

In case of a unicast service distribution, where the group IMS identity, to which UE B is registered, is included
18 in the service request, a colorcode, carrying both content specific information and the group IMS identity, is generated by an IMS application server, capable of providing said service. The colorcode is forwarded to UE B in an initial **step 4:1a**, and presented on the display of UE B.

In case of a multicast service delivery scenario,
24 however, only the content specific data is sent to UE B by the respective IMS application server for presentation on the TV screen. For a multicast service delivery, the colorcode itself is generated by an IPTV code generating application 404 in UE B, where the group IMS identity, to which UE B is registered also is encoded into the colorcode in an alternative **step 30 4:1b**.

The colorcode, displayed on the TV screen, will now comprise content specific information, i.e. voting information, which is associated with the respective show on display. Via a visual interface, e.g. a camera, which is

integrated with, or attached to UE A, the colorcode is registered in by a code reading application 405 in **step 4:2**. In **step 4:3**, a SIP Client 406 in UE A decodes the colorcode, and forms a user preference message, containing the code specific information and the personal IMS identity, ID_1. Upon
6 terminating the interaction with the record, a feature tag, TV_CC_1, is attached to the user preference message, forming a SIP MESSAGE, which is forwarded to CSCF in **step 4:4**. In **step 4:5**, the message is forwarded to the IMS application server. The graphic user interface (GUI) of UE A also enables the user to interact with IMS application server. This optional
12 interaction, which may result in a varying number of messages sent between UE A and the IMS application server, is illustrated with **step 4:6**. Such an interaction may introduce additional personalization of a particular service. In the IMS application server, both the personal IMS identity and the group IMS identity are extracted during the interaction.
18 Depending on the result from the interaction, the relevant sections of one or both of the user preference data records, linked to by the respective IMS identities, are updated in **step 4:7**, accessing the respective records from a preference database 407. If no preference data record linked to by the respective identity already exists, such a record is instead
24 created upon receiving the user preference message.

In the IMS application server, the content of the respective one or both user preference data records triggers an application to create a personalization message in **step 4:8**, wherein relevant service specific content is retrieved from a content database 408. The personalization message is
30 forwarded to CSCF in **step 4:9**, and to UE A in **step 4:10**, where the SIP client of UE A is triggering an application to execute the requested, personalized service.

Optionally, the personalized service could involve also UE B, registered with the group IMS identity. Such a

personalization message, which is forwarded to UE B in a final, optional, **step 4:11** may comprise the same information as the one sent to UE A, or it may comprise information according to another configuration, depending on the content of the user preference data record associated with the group
6 IMS identity. In UE B SIP, client 409 of UE B is triggering an application to execute the requested service, according to the received personalization message.

If a service involving a business transaction is chosen from any of the registered media players, additional steps may be required. Such an interaction may e.g. enable
12 interconnection between the respective media player and a third party business application.

In yet another embodiment, which will now be described with reference to figure 5, the content of a read code, e.g. a color code 500, may give a first user A, using a media player (UE A) 501, access to presence information of a
18 second user, B, using a second media player (UE B) 502, wherein both media players are registered to IMS. UE A is registered to ID_A, e.g. SIP:userA@net.com, and UE B is registered to ID_B, e.g. SIP:userB@net.com. The colorcode, being attached to user B, comprising user B's user identity, ID_A, is read by a code reader 503, e.g. a scanner, by user A
24 in a first **step 5:1**. In **step 5:2**, the read content is decoded by a decoding application, stored in UE A, and ID_A is appended to the colorcode. A SIP message, SIP MESSAGE FT:GLM_AS, comprising a feature tag, is then formed by the SIP client 504 in UE A. The SIP MESSAGE is forwarded to CSCF 405 in **step 5:3**, and to the respective IMS application server 406
30 in **step 5:4**. At the IMS application server, an existing group-list is to by ID_A and stored in a preference data record in a preference database (not shown), which may be distributed from, or integrated with the IMS application server, is updated with data related to user B (ID_B) in **step 5:5**. Next,

a notification is sent as a 200 OK message to CSCF in **step 5:6**, and to UE A in a next **step 5:7**. Before user A get access to user B's presence information, an authorisation request has to be approved by user B. Such an authorisation is executed in **step 5:8**, involving the SIP client of UE A and of UE B 507.

6 When authorised, user A will have access to user B's presence information, by way of accessing a presence server 508, which is illustrated with **step 5:9**.

12 An IMS application server adapted to provide personalized services to users according to one embodiment of the claimed invention will now be described with reference to figure 6.

18 An IMS application server 600 adapted to provide personalized multimedia services to users registered in a multimedia network (607) according to one of the embodiments described in this document is schematically illustrated in figure 6. A user preference message, comprising content
24 retrieved from a code and at least one identity, is received by a communication means 601 of the IMS application server. The communication means is communicating with one or more preference databases 603, in which personalization content is stored in a user preference data record. The identity with which a media player (606) has been registered is linking the user preference message to the respective user preference data record. The communication means also is in connection with one or more content databases, from which service related information may be retrieved, for setting-up a personalized instruction, i.e. a personalization message, to be used for personalizing a service. Alternatively, the IMS application
30 server may access a dedicated server, such as e.g. a presence server, from which service specific information, associated with the respective requested service may be retrieved.

The content of the user preference message is forwarded to a preference data controlling means 602, adapted

to create a user preference data record associated with, and linked to by the identity, included in the user preference message. The content of the created user preference data record will be based on the content of the code. If a preference data record already exists, the preference data
6 controlling means is instead adapted to update the respective record on the basis of the content of the code. The IMS application server have access to one or more preference databases 603, wherein the user preference data records are stored. As illustrated with the dotted box, the preference database may be integrated with the IMS application server.

12 The solid box illustrates another alternative architecture wherein the preference database is distributed from the application server.

In an alternative embodiment, illustrated with a dotted arrow, the preference data controlling means may be in direct contact with the preference database, instead of being
18 connected via the communication means.

According to one embodiment, a request for a personalized service, received by communication means, 601, is forwarded to a service controlling means 604, adapted to personalize the requested service on the basis of the service request, the content of the user preference data linked to by
24 the identity of the request, and data retrieved from a connected content provider 605. The content provider may be a content database, comprising service specific instructions, or a dedicated server, such as e.g. a presence server. A dedicated server may initiate a personalized service according to predetermined rules such as, e.g. time of the day, and,
30 thus, will under certain circumstances be able to act in a manner similar to a registered media player. By taking the content retrieved from the service request, the respective preference data record, and the content from the content provider into consideration, according to certain applications

of the service controlling means, personalized instructions in the form of a personalized message is assembled and forwarded to the communication means for further distribution to the requesting media player.

6 Figure 7 schematically illustrates the content of a preference database 603. One or more preference databases, may be accessed from the IMS application servers of the IMS network according to any of the embodiments proposed in this document. When a preference message, comprising content read from a code and a previously unknown identity (ID_1, ID_2), is received by an IMS application server, a user preference data
12 record (700, 701) is created by means of the IMS application server. If, however, a link to a user preference data record already exists, relevant content of the user preference data record is updated in the preference database. Each user preference data record may comprise user preference data (702), represented by trigger rules set by certain feature
18 tags. The rules stored in the user preference data records may be triggered upon receiving a service request or may be triggered automatically to deliver a personalized service to a media player registered with a user identity according to a predetermined rule such as i.e. on a specified time of the day.

24 While the present invention has been described with reference to exemplary embodiments, the description is generally only intended to illustrate the inventive concept and should not be taken as limiting the scope of the invention, which is defined by the appended claims.

CLAIMS

1. A method of personalizing a multimedia service for a first user, wherein said first user has registered a first media player (UE A, 300, 400, 501) in a multimedia network,
6 comprising the following steps:
-reading a code (3:1,4:2,5:1) via a visual interface of said first media player,
-decoding in said first media player said code and creating a user preference message (4:3,5:2), comprising the content of said code and at least one identity,
12 -forwarding said user preference message (3:3,3:4,4:4,4:5, 5:3,5:4), to an application server (IMS AS, 305, 402, 506, 600) , capable of providing said service,
-creating or updating at least one user preference data record (3:5,4:7,5:5), each linked to by one of said at least one identity, on the basis of the content of said code, and,
18 -personalizing in said application server a service (3:10, 4:8,5:9), according to one of said at least one created or updated user preference data records linked to by one of said at least one identities.
2. A method according to claim 1, wherein:
24 -in said decoding and creating step, said at least one identity is a first identity (ID_1), with which said first media player has been registered,
-in said forwarding step, said user preference message is a user preference message, and,
-in said creating or updating step, a first user preference
30 data record, linked to by said first identity, is stored in a preference database (306).
3. A method according to claim 2, wherein said personalizing step comprises the further steps:

-receiving a service request (307) from a second media player (UE B,307), registered with said first identity, wherein said service request comprises a request for a personalized service and said first identity,
-requesting for said user preference data record (3:9) from
6 said preference database (306),
-requesting for service specific instructions (3:10) from said content database (308),
-creating, on the basis of the content of said service request, the content of said user preference data record and said service specific instructions a
12 personalization message, and,
-forwarding said personalization message (3:11,3:12) to said second media player for execution of said requested service .

4. A method according to claim 1, wherein:

18 -in said code reading step, said code is displayed on a second media player (UE B,401) (400b), which has been registered with a second identity (ID_2), said second identity being encoded into said code,
-in said decoding and creating step, said at least one identity is a first identity, with which a first media
24 player is registered, and said second identity, and,
-in said forwarding step, said user preference message is a user preference message.

5. A method according to claim 4, wherein prior to said code reading step the following steps are executed:

30 -requesting from said second media player for a personalized service (4:1a) ,
-encoding service specific content, associated with the requested service, and said second user identity into a code

in said application server, capable of providing said service, and,
-forwarding said code to said second media player.

6. A method according to claim 4, wherein prior to said code
6 reading step, the following steps are executed:
-requesting from said second media player for a personalized service, and,
-forwarding service specific content, associated with said requested service, from said application server, capable of providing said service, to said second media player, where
12 said content is encoded into a code together with said second user identity (4:1b).

7. A method according to claim 5 or 6, wherein:
-in said forwarding step, after forwarding said user preference message, said first user is interacting with
18 content associated with said service in said application server (4:6), via a user interface of said first media player .

8. A method according to claim 6 or 7, wherein:
-said creating or updating comprises creating or updating
24 user preference data records associated with said first and said second identity.

9. A method according to claim 8, comprising the further steps:
-creating a personalized message according to said at least one user preference data record, and content associated with
30 said service, and,
-forwarding said personalized feedback message to said first media player (4:9,4:10) for invoking an application, triggered by said requested service.

10. A method according to claim 9, wherein said forwarded personalized feedback message triggers at least one additional interaction between said first user device and said application server, and wherein said at least one interaction results in the creation and forwarding of another personalized feedback message to said first media player for a continuous, interactive service execution .
11. A method according to claim 9 or 10, comprising the further step :
- creating an additional personalized feedback message in accordance with the result from said at least one additional interaction, and forwarding said additional personalized feedback message (4:11) to said second media player for execution of said service.
12. A method according to any of claims 4-11, wherein said first identity is an individual identity and said second identity is a group identity.
13. A method according to claim 1 wherein:
- in said code reading step, said code comprises a second identity, with which a second media player (UE B, 502) is registered,
 - in said decoding and creating step, said at least one identity is a first identity, with which said first media player is registered, and said second identity,
 - in said forwarding step, said user preference message is a request for presence information associated with said second media player, and,
 - in said creating or updating step, said creating or updating comprises creating or updating a group-list in said user preference data record, linked to by said first

identity.

14. A method according to claim 13, comprising the following further steps:
-requesting from said first user device for authorization
6 (5:8) to access presence information of said second user device from said second media player, and,
-upon receiving a successful authorization, initiating a subscription for said presence information and adding said second media player to said group-list (5:9).
- 12 15. A method according to any of the preceding claims, wherein said first media player is any of a mobile device, a PC, a laptop, a set-top-box/TV or a PDA.
16. A method according to any of claims 3-14, wherein said second media player is any of a mobile device, a PC, a
18 laptop, a set-top-box/TV or a PDA.
17. A method according to any of the preceding claims, wherein said visual interface is attached to said first user interface .
- 24 18. A method according to any of claims 1-16, wherein said visual interface is integrated with said first user interface .
19. A method according to any of the preceding claims, wherein said multimedia network is a IP Multimedia Subsystem (IMS)..
30
20. An application server (600) in a multimedia network (607), adapted to provide a personalized multimedia service to a user having registered at least one media player (606) in said multimedia network, said server comprising:

-communication means (601) adapted to communicate with:
-a media player, registered in said multimedia network
via at least one identity, and,
-at least one preference database (603), comprising
personalization content associated with said registered
6 media player, said personalization content being stored
in a user preference data record (700,701), and wherein
said user preference data record is linked to by one of
said at least one identities, and,

-preference data controlling means (602) adapted to perform
either of the following steps upon receiving a user
12 preference message from said media player, comprising the
content of a code read by said media player, and one of
said at least one identities:

-create a user preference data record on the basis of
the content of said code if no preference data record
linked to by said identity already exists,

18 or,

-update a user preference data record on the basis of
the content of said code if said user preference data
record linked to by said identity already exists.

21.An application server according to claim 20, wherein said
24 communication means further is adapted to communicate with
at least one content provider (605), comprising service
specific data, and, wherein said application server further
comprises :

-service controlling means (604) adapted to:

-create personalized instructions on the basis of a
30 service request received from a registered media player,
the content of said user preference data record, and
data retrieved from said at least one content provider,
-forward the created instructions to said media player.

22. An application server according to claim 20 or 21, wherein said preference database is distributed.

23. An application server according to claim 20 or 21, wherein said preference database is integrated with said application server.

24. An application server according to any of claims 20-23, wherein said content provider is a content database.

25. An application server according to any of claims 20-23, wherein said content provider is a presence server.

26. An application server according to any of claims 21-25, wherein said personalized instructions invoke an application in said media player.

18

24

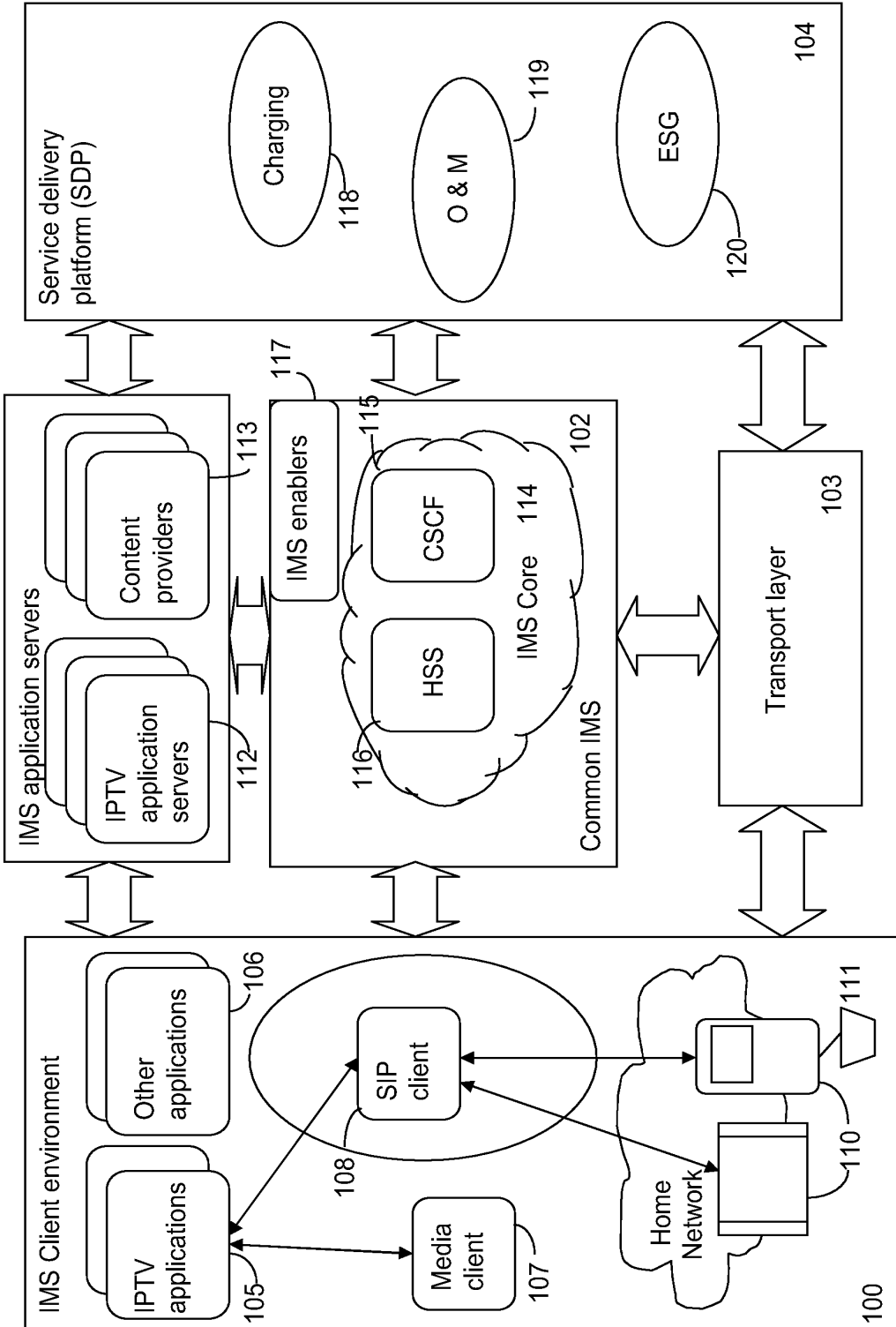


Figure 1

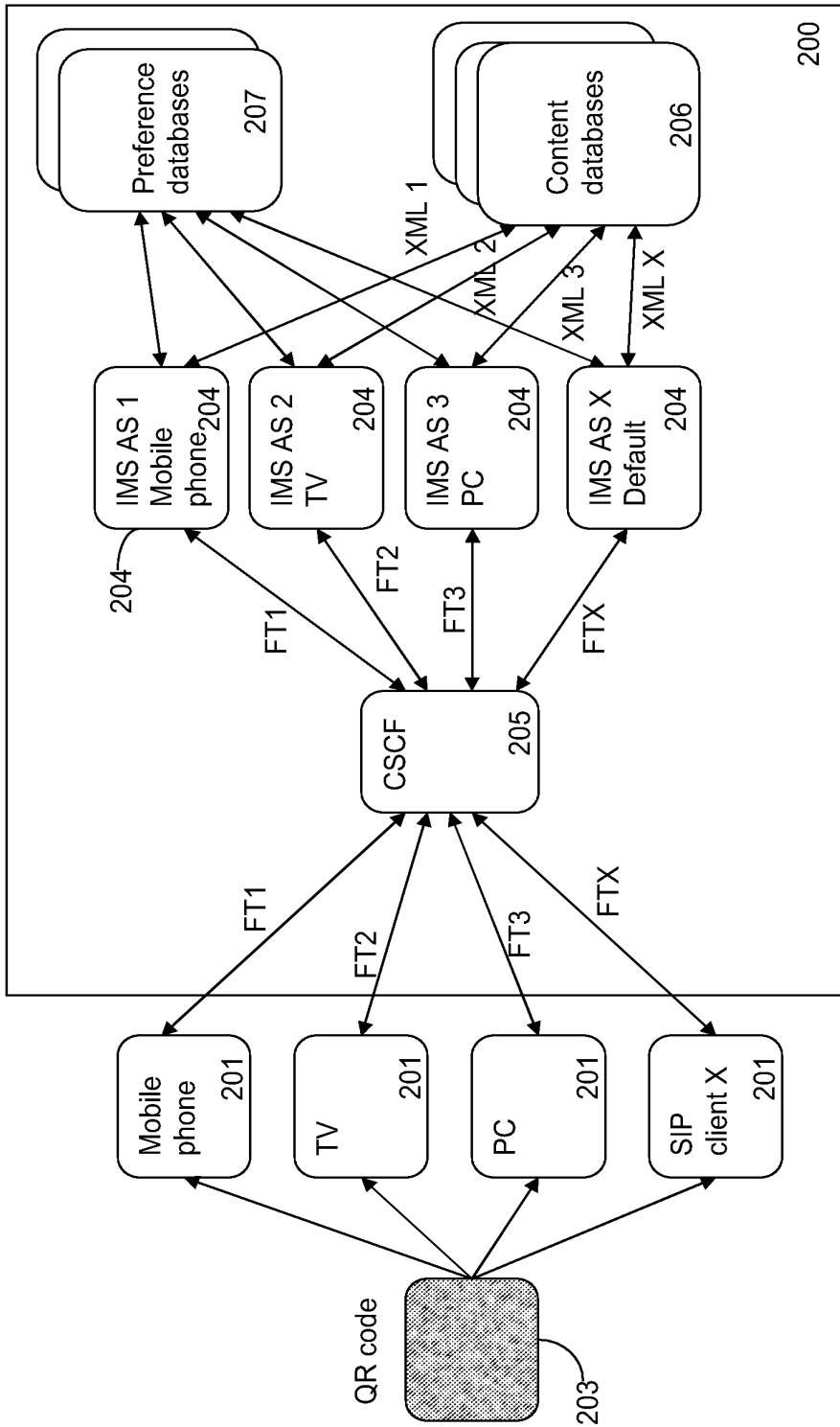


Figure 2

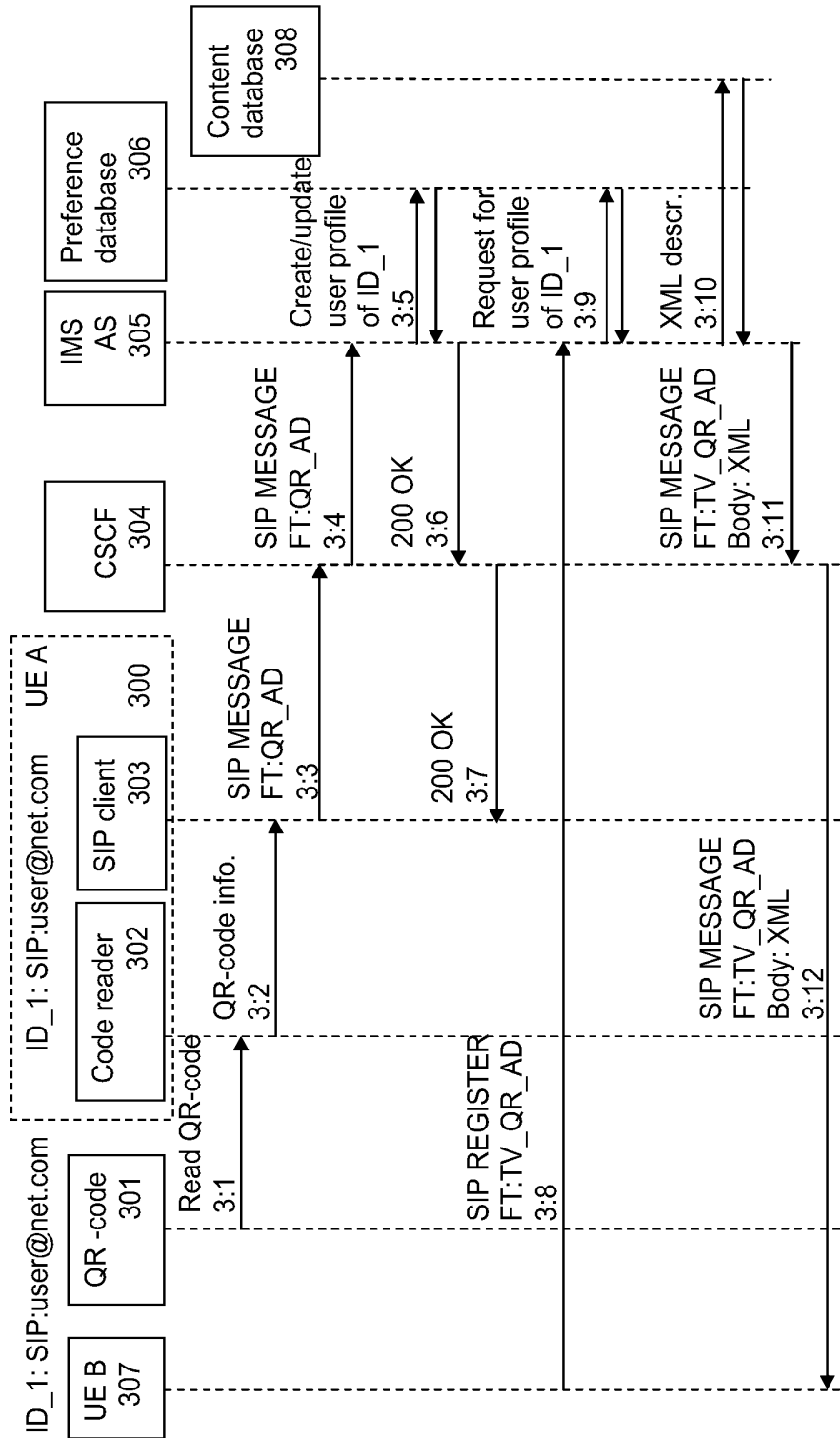


Figure 3

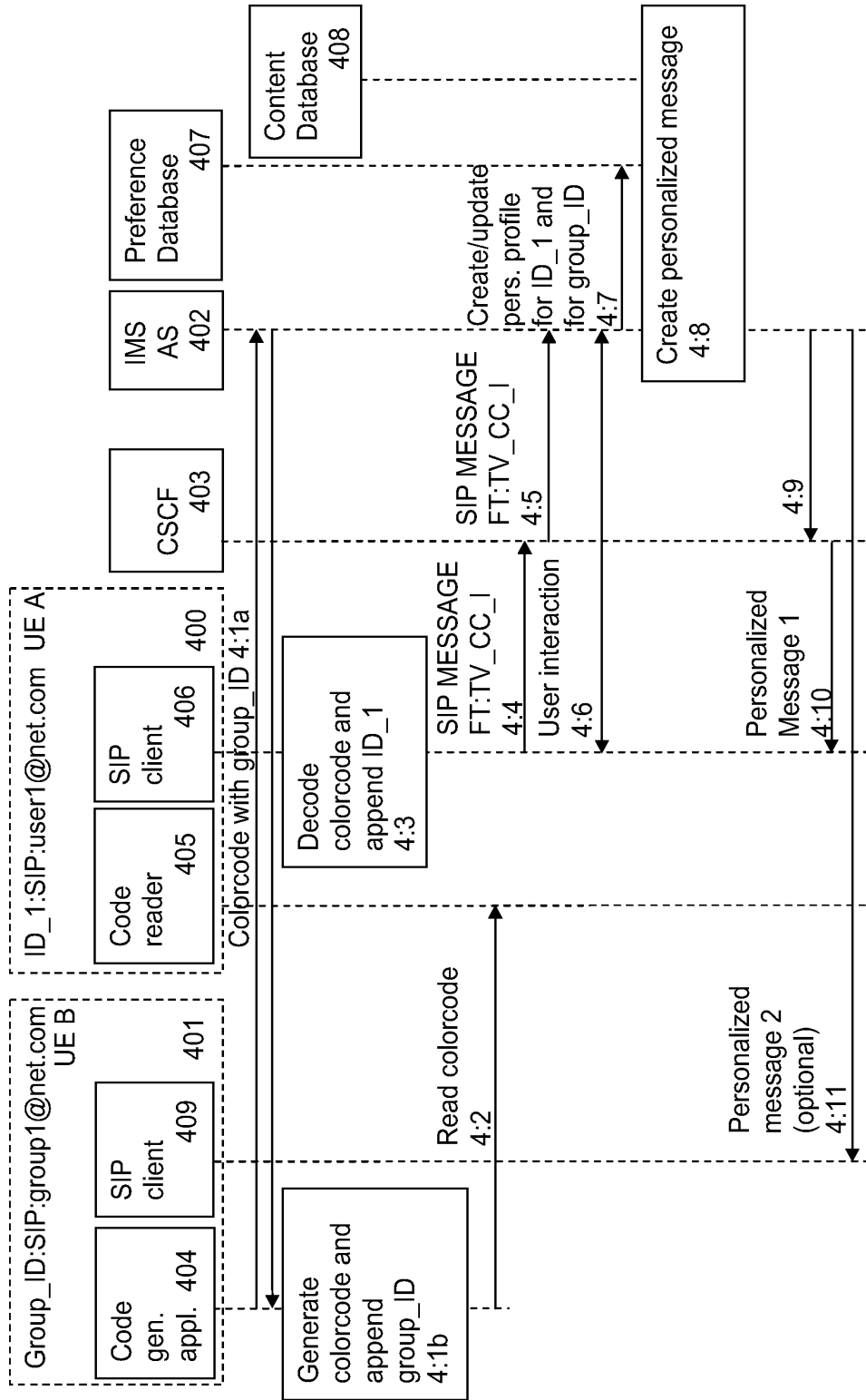
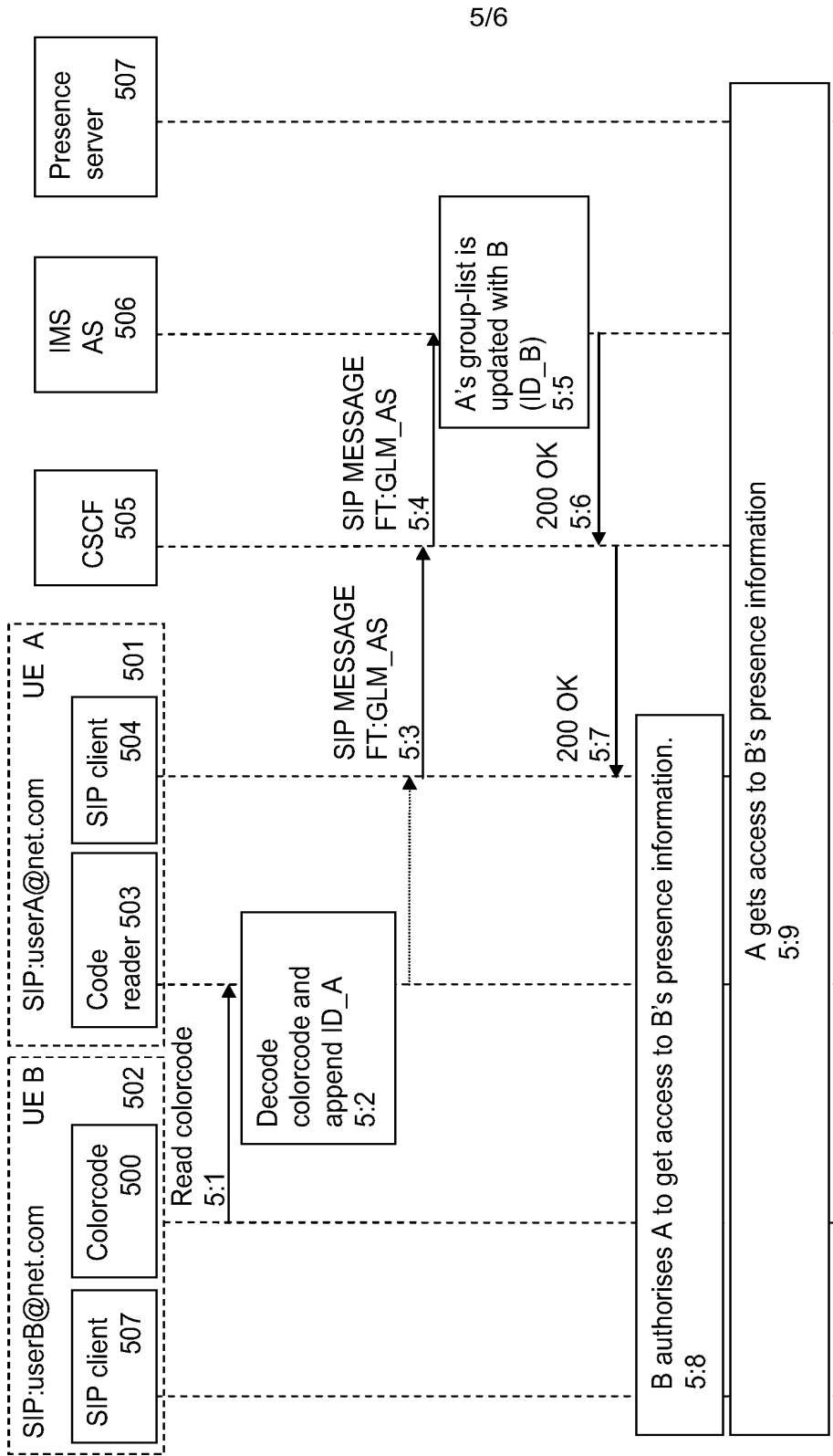


Figure 4



5/6

Figure 5

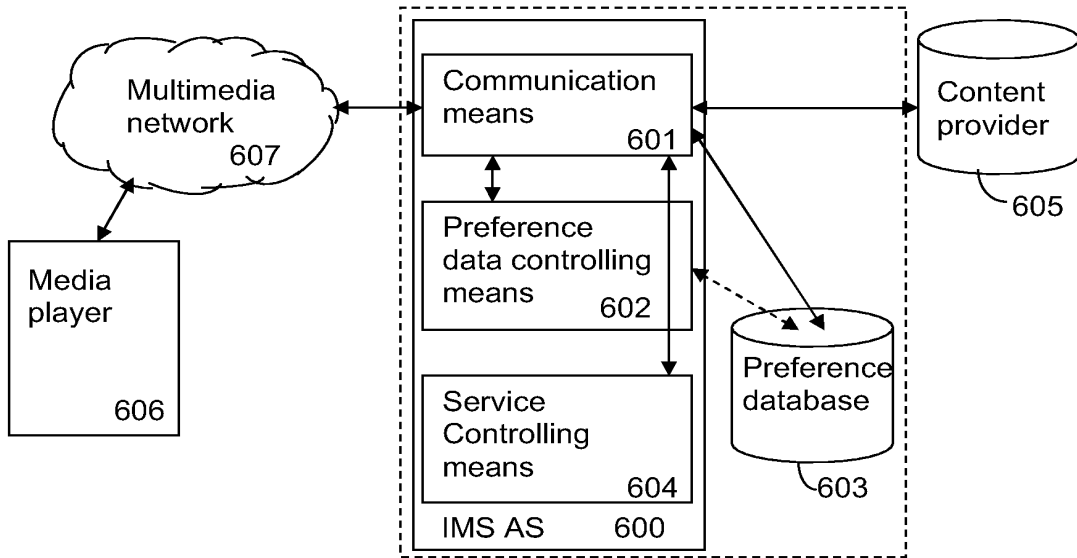


Figure 6

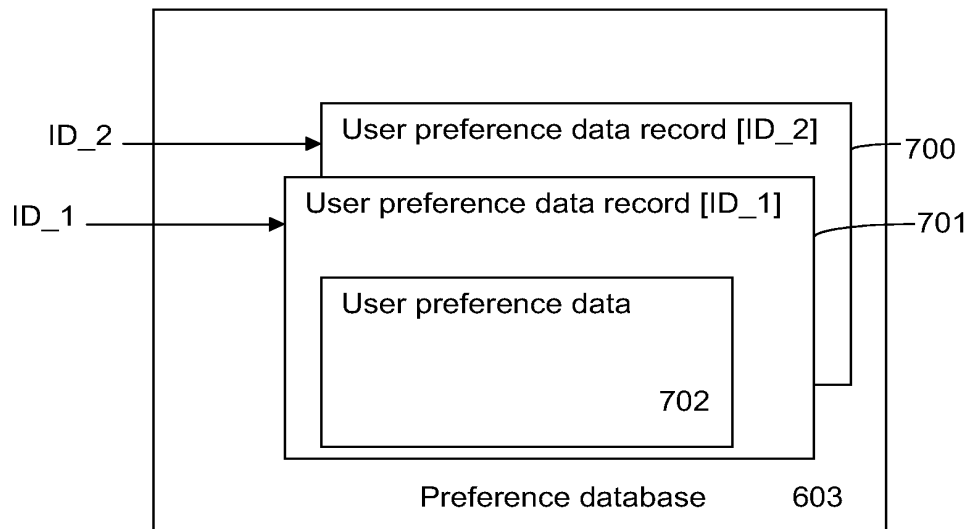


Figure 7

A. CLASSIFICATION OF SUBJECT MATTER		
IPC: see extra sheet According to International Patent Classification (IPC) or to both national classification and IPC		
B. FIELDS SEARCHED		
Minimum documentation searched (classification system followed by classification symbols)		
IPC: H04N, H04L		
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched SE, DK, FI, NO classes as above		
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)		
EPO-INTERNAL, WPI DATA, PAJ, INSPEC		
C. DOCUMENTS CONSIDERED TO BE RELEVANT		
Category ¹⁾	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
E	WO 2008033552 A2 (IWATCHNOW INC.), 20 March 2008 (20.03.2008), abstract --	1-26
A	US 20030093507 A1 (SHAPIRO, J J), 15 May 2003 (15.05.2003) --	1-26
A	US 6934837 B1 (JAISIMHA, M Y ET AL.), 23 August 2005 (23.08.2005) --	1-26
A	US 20060170945 A1 (BILL, D S), 3 August 2006 (03.08.2006) --	1-26
<input type="checkbox"/> Further documents are listed in the continuation of Box C. <input checked="" type="checkbox"/> See patent family annex.		
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Date of the actual completion of the international search 10 July 2008		Date of mailing of the international search report 14-07-2008
Name and mailing address of the ISA/ Swedish Patent Office Box 5055, S-102 42 STOCKHOLM Facsimile No. +46 8 666 02 86		Authorized officer Henrik Andersson/PR Telephone No. +46 8 782 25 00

C (Continuation). DOCUMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	GB 2366164 A (ANODYNE DEVELOPMENTS LIMITED ET AL), 11 February 2002 (27.02.2002) --	1-26
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A	WO 2005115107 A2 (DISNEY ENTERPRISES, INC.), 8 December 2005 (08.12.2005) -- -----	1-26

INTERNATIONAL SEARCH REPORT

International application No.
PCT/SE2008/050141

International patent classification (IPC)

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H04L 29/06 (2006.01)

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Paper copies can be ordered at a cost of 50 SEK per copy from PRV InterPat (telephone number 08-782 28 85) .

Cited literature, if any, will be enclosed in paper form.

INTERNATIONAL SEARCH REPORT
Information on patent family members

26/01/2008

International application No.

PCT/SE2008/050141

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WO	2005115107	A2	08/12/2005	US	20060005226 A	05/01/2006

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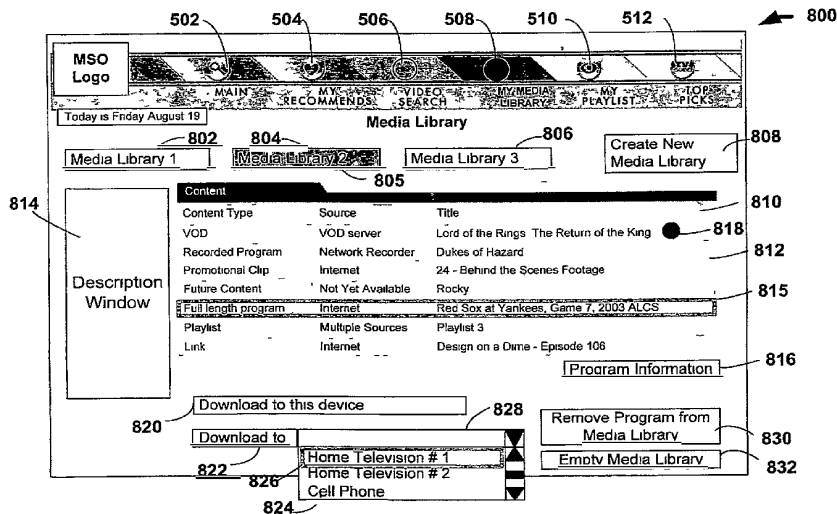
- (81) Designated States (unless otherwise indicated, for every kind of national protection available): AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, GT, HN, HR, HU, ID, IL, IN, IS, JP, KE, KG, KM, KN, KP, KR, KZ, LA, LC, LK, LR, LS, LT, LU, LV, LY, MA, MD, MG, MK, MN, MW, MX, MY, MZ, NA, NG, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RS, RU, SC, SD, SE, SG, SK, SL, SM, SV, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, ZA, ZM, ZW
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Published:

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(54) Title: MEDIA LIBRARY IN AN INTERACTIVE MEDIA GUIDANCE APPLICATION



(57) Abstract: Systems and methods for selecting content for a media library using an interactive media guidance application are provided. The user may search for content to select by entering search terms in a search page and selecting content from search results in a search results page. The user may also select content by directly entering identification for the content, selecting content from a message suggesting content, or by selecting content from interactive media guidance application pages. The content may include content that is currently available and bookmarks for content that is not yet available. For such bookmarks, when the content becomes available, the interactive media guidance application may notify the user and/or add the actual content to the media library. The user may access the media library from any user device and perform any suitable operation with the content of the media library (e.g., download content to a user device or playback content).

WO 2007/078745 A1

MEDIA LIBRARY IN AN
INTERACTIVE MEDIA GUIDANCE APPLICATION

Background of the Invention

[0001] This invention relates to interactive media
5 guidance applications, and more particularly, to
interactive media guidance applications that a user can
connect to and access from a multitude of user devices.

[0002] Interactive media guidance applications, for
example interactive television program guides, allow
10 users to view screens of interactive television program
listings, search for programs or content, and select
one or more search results for immediate playback or
future use (e.g., set a reminder). In some
embodiments, the interactive media guidance
15 applications may be online interactive media guidance
applications provided to users over an Internet
communications link (e.g., using interactive media
guidance application web pages) .

[0003] Known interactive media guidance applications
20 allow users to search for content available from a
multitude of sources using a particular device, and to
save search terms and searches for future use with that

particular device. Some known interactive media guidance applications allow users to download or order content for viewing with the particular device.

[0004] Known interactive media guidance applications
5 do not allow users to search for content, to receive a list of search results, to select some search results from the list of search results, or to save the selected search results for future access (e.g., for future playback) . Furthermore, known interactive media
10 guidance applications do not allow users to search for content using one device, and to download or order the content on a different device.

[0005] In view of the foregoing, it would be desirable to provide systems and methods for creating a
15 media library of user-selected content and/or bookmarks that is accessible from a plurality of user devices. It would also be desirable to identify and select content and/or bookmarks for the media library using any suitable means, including searching for content,
20 receiving recommendations for content, and directly entering content identification information.

Summary of the Invention

[0006] In accordance with the principles of the present invention, systems and methods for an
25 interactive media guidance application are provided for creating a media library of user-selected content that is accessible from a plurality of user devices. The user may place available content in the media library, or the user may place a placeholder bookmark for
30 content that is not yet available in the media library.

[0007] The user may add content to the media library in any suitable manner. For example, the interactive

media guidance application may provide a search page in which a user may enter search terms and search options to search for content. The interactive media guidance application may search for content satisfying the search terms and options entered by the user, and provide search results to the user in a search results page. The user may select some or all of the search results and place the selected search results in the media library. As another example, the user may select content from listings (e.g., program listings), or directly enter identification information for content that the user would like to add to the media library (e.g., by entering a program title). In some embodiments the content itself is added to the media library. In other embodiments content may be added to the media library by storing a link to the content in the media library.

[0008] The user may access the media library with any number of different devices including, for example, a television system, a personal computer, a cellular telephone, a personal digital assistant, a portable media player, or any other user device. The user may, for example, have a network of devices and may use different devices at different times. Using a user device, the user may direct the interactive media guidance application to perform any suitable operation on the content and bookmarks of the media library. Such operations may include setting reminders, scheduling recordings, downloading content to one or more user devices, setting e-mail or text message notification options (e.g., to receive a notification when content has been downloaded), or any other interactive media guidance application operation. In

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some embodiments, the media library may be provided on a web server and accessed over an Internet communications link.

5 [0009] Some content may be available to the user for a fee (e.g., on-demand content). For example, the user may purchase the content when it is placed in the media library. Alternatively, the user may add content to the media library for free, but be charged for the content when it is downloaded to a user device, or when
10 it is played back from a user device.

Brief Description of the Drawings

[0010] The above and other objects and advantages of the invention will be apparent upon consideration of the following detailed description, taken in
15 conjunction with the accompanying drawings, in which like reference characters refer to like parts throughout, and in which:

[0011] FIG. 1 is a diagram of an illustrative interactive media system in accordance with the present
20 invention;

[0012] FIG. 2 is a diagram of illustrative user equipment in accordance with the present invention;

[0013] FIG. 3 is a diagram of an illustrative user input device in accordance with the present invention;

25 [0014] FIG. 4 is an illustrative display of a log-in (or authentication) page for the interactive media guidance application in accordance with the present invention;

[0015] FIG. 5 is an illustrative display of a search
30 page in accordance with the present invention;

[0016] FIG. 6 is an illustrative display of a search results page in accordance with the present invention,-

[0017] FIG. 7 is an illustrative display of a playlist page in accordance with the present invention;

[0018] FIG. 8 is an illustrative display of a media library page in accordance with the present invention;

5 [0019] FIG. 9 is a flow chart of an illustrative process for searching for content and placing the content in a media library in accordance with the present invention; and

[0020] FIG. 10 is a flow chart of an illustrative
10 process for ordering content from the media library for playback in accordance with the present invention.

Detailed Description of the Preferred Embodiments

[0021] Illustrative interactive media system 100 in accordance with the present invention is shown in
15 FIG. 1. Though the following description will primarily describe video and audio content, it will be understood that it applies to all types of media content. Media content (e.g., video, audio, gaming content, shopping application content, etc.) is
20 provided from programming sources 102 to media distribution facilities, such as media distribution facility 104, using communications path 106. Programming sources 102 may be any suitable sources of television and music content, such as, for example,
25 television broadcasters (e.g., NBC, ABC, and HBO), satellite radio broadcasters (Sirius, XM Satellite radio), Internet content sources, or other video or audio content sources .

[0022] Program schedule data and other data is
30 provided from data source 120 to media distribution facilities (e.g., media distribution facility 104) using communications path 122 . Data source 120 may

include a program listings database having television program schedule information to be provided to an interactive media guidance application implemented on user equipment 110. The television program schedule information may include scheduled broadcast times, titles, channels, ratings information (e.g., parental ratings and critic's ratings), detailed title descriptions, genre or category information (e.g., sports, news, movies, etc.), and information on actors and actresses. Data source 120 may also be used to provide advertisements (e.g., program guide advertisements and advertisements for other interactive media guidance applications), real-time data such as sports scores, stock quotes, news data, weather data, application data for one or more interactive media guidance applications, and any other suitable data for use by system 100.

[0023] In some embodiments, there may be multiple data sources, such as data source 120, in system 100. For example, system 100 may include a data source associated with broadcast programming (e.g., advertisements, logo data for each broadcaster), a data source associated with pay-per-view (PPV) programming, and/or a data source associated with on-demand programming (e.g., video-on-demand (VOD) programming).

[0024] In some embodiments, data source 120 provides program schedule data and other data directly to user equipment 110 over path 124, communications network 126, and path 136 instead of providing the program schedule data to user equipment 110 via media distribution facility 104. Communications network 126 may be any suitable communications network, such as the

Internet, a public switched telephone network, a private data network, or a packet-based network.

[0025] Media distribution facility 104 may be a cable system headend, a satellite television
5 distribution facility, a television broadcaster, or any other suitable facility for distributing any suitable media content to users. Media distribution facility 104 may provide user equipment 110 with content received from programming sources 102 and
10 program schedule data and other interactive media data received from data source 120 over communications path 116 using any suitable approach. For example, content may be provided to user equipment 110 in a broadcast, multicast, or unicast. Program schedule
15 data and other data may be provided to user equipment 110 on a television channel sideband, in the vertical blanking interval of a television channel, using an in-band or out-of-band digital signal, or by any other suitable data transmission technique. Media
20 distribution facility 104 may provide user equipment 110 with content, program schedule data, and other data on multiple analog or digital channels, and with any suitable frequency (e.g., continuously, daily, in response to a request from user equipment, etc.).

[0026] Media distribution facility 104 is connected to one or more user equipment 110-i (where $i=1, \dots, N$) using communications path 116-i. Such user
25 equipment 110 may be located, for example, in a user's home, in user's vehicles, in the user's offices, as
30 part of the user's portable devices, or in any other suitable location. In some embodiments, user equipment 110 may not belong to the user (e.g., a public terminal).

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[0027] User equipment 110 may be any suitable user device for accessing video content, audio content or interactive media guidance application features. In some embodiments, user equipment 110 may be configured to display web pages of an online interactive media guidance application and/or multimedia content. For example, user equipment 110 may be a portable device such as a mobile phone, personal digital assistant (PDA), BlackBerry™, portable television, laptop computer, I-Video device, portable media player, or any other suitable portable device. Other suitable types of user equipment 110 may include local user devices such as, for example, a user's home television equipment, DVR device, set-top box, home personal computer, or any other suitable local device. In some embodiments, user equipment 110 may be a non-local user device (e.g., a public or remote computer).

[0028] An interactive media guidance application implemented on user equipment 110, media distribution facility 104, or another device of system 100 may use the program schedule data and other interactive media data to display program listings and other information (e.g., information on digital music) for the user. Interactive media guidance application displays may be generated and displayed for the user using any suitable approach. For example, an interactive media guidance application implemented at least in part on media distribution facility 104 may generate and transmit application display pages to user equipment 110 for display. As another example, user equipment 110 may store data for use in one or more interactive television displays (e.g., program schedule data, advertisements, logos, etc.), and an interactive media

guidance application implemented at least partially on the user equipment may generate the interactive television displays based on instructions received from media distribution facility 104.

5 [0029] In some embodiments, the interactive media guidance application may be implemented locally on user equipment 110. The interactive media guidance application may be any suitable application such as, for example, an interactive television program guide, a
10 web browsing and other Internet service application, an on-demand application (e.g., video or audio on-demand application), a game application, a communication application (e.g., e-mail and chat), or any other suitable application, in some embodiments, the
15 interactive media guidance application may be implemented in a distributed fashion (e.g., using a client-server architecture).. In some embodiments, interactive media guidance applications may be provided as separate applications that are accessed through a
20 navigation shell application (e.g., a menu application with menu options corresponding to the applications). In some embodiments, the features of such applications may be combined,

[0030] In some embodiments, system 100 also includes
25 server 130, server 140 (in facility 104), service provider 142, and/or other devices of system 100, which may be used to support interactive media guidance application functions including, for example, a network-based video recorder or a VOD application. For
30 example, VOD content and video recorded using a network-based video recorder arrangement may be stored on server 140, server 130, or at service provider 142, and may be provided to user equipment 110 when

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requested by the interactive media guidance application.

[0031] In some embodiments, an online interactive media guidance application may be provided, for example, using a server (e.g., server 130) connected to communications network 126 over communications path 132. Server 130 may receive program schedule data and other data from data source 120 over communications path 124, communications network 126, and communications path 132, or over another suitable path or combination of paths .

[0032] In some embodiments, user equipment 110 may access the online interactive media guidance application over an Internet communications link. For example, user equipment 110-i may access the online interactive media guidance application implemented at least in part on server 130 through communications network 126 (e.g., using a cable modem) using communications path 136-i or through media distribution facility 104 using communications path 116-i.

[0033] There are typically many of each system component (e.g., programming sources 102, media distribution facilities 104, servers 130 and 140, data sources 120, service providers 142) in system 100, but only one of each is shown in FIG. 1 to avoid overcomplicating the drawing. For clarity of the description, FIG. 1 includes N user equipments 110 with corresponding communication paths 116 and 136. The various communications paths (e.g., paths 106, 116, 122, 124, 132, 134, 136, 144 and 146) of system 100 may be satellite paths, fiber-optic paths, cable paths, or any other suitable wired or wireless communications path or combination of such paths .

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[0034] FIG. 2 shows illustrative components of user equipment 110 (FIG. 1). User equipment 110 includes control circuitry 202 (that includes processing circuitry 206 and memory 208), input/output (I/O) 204, display 210, speakers 212, user input device 214 and recording device 216. User equipment 110 may include any additional component, either as part of one of the aforementioned components or as a stand-alone component.

10 [0035] Control circuitry 202 includes any suitable processing circuitry 206 (e.g., one or more microprocessors, microcontrollers, digital signal processors, programmable logic devices). Processing circuitry 206 may also include tuning circuitry (e.g., one or more tuners to handle simultaneous catalog-watch and record functions or picture-in-picture (PIP functions), analog decoders, MPEG-2 decoders or other digital video circuitry, decoding and encoding circuitry (e.g., for converting over-the-air or cable analog signals to MPEG signals for storage), or any other suitable tuning or video circuits. Control circuitry 202 also includes memory 208 (e.g., random-access memory (RAM), read-only memory (ROM), flash memory, hard drives, DVD drives, CD drives, and server arrays). Processing circuitry 206 may provide instructions to memory 208.

[0036] In some embodiments, control circuitry 202 may be configured to execute the operations of a Java[™] application. The Java[™] application may be initially configured in user equipment 110, or may be downloaded to user equipment 110 at a later time. The Java[™] application may allow the user to control interactive media guidance application functions including, for

example, playback functions (e.g., play, fast-forward, rewind, pause, or stop) . For example, the Java™ application may be particularly useful in devices that have limited resources (e.g., a mobile phone, PDA, or BlackBerry™). Other application environments may also be supported, depending on the control circuitry capabilities .

[0037] in some embodiments, control circuitry 202 may be incorporated in a set-top box (e.g., an analog or digital set-top box, an integrated receiver decoder (IRD) , a WebTV box) . In some embodiments, control circuitry 202 may be incorporated in a personal computer coupled with a TV tuner card (e.g., a PCTV or mobile telephones with video and/or audio capabilities) .

[0038] User equipment 110 communicates with system 100 through input/output (I/O) 204 using one or more Communications paths (e.g., paths 116 and 136 of FIG. 1) leading to other devices of system 100. I/O 204 receives video and audio content (e.g., from programming sources 102, servers or other equipment such as server 130, service providers such as service provider 142, media distribution facility 104) and program schedule information and other data for an interactive media guidance application from data source 120. In some embodiments, I/O 204 may include communications circuitry such as a cable modem, an integrated services digital network (ISDN) modem, a digital subscriber line (DSL) modem, a telephone modem, a wireless modem, an Ethernet hub, a FireWire or USB port, or any other suitable I/O circuitry for communications with other equipment. In some embodiments, the communications circuitry may be

components of control circuitry 202. The communications using this communications circuitry may involve the Internet or any other suitable communications networks or paths .

5 [0039] Processing circuitry 206 may direct the tuning circuitry and decoding and encoding circuitry to receive, display, play or record video or audio content. Control circuitry 202 may direct display 210 to display video content and audio component 212 to
10 play audio content. Audio component 212 may include speakers, ear buds, headphones, or any other suitable component (e.g., for personal or public listening) . Display 210 may be a monitor, a television, a liquid-crystal display (LCD) screen, or any other suitable
15 equipment for displaying visual images. Audio component 212 may be provided as part of user equipment 110 (e.g., display device 210) or may be a stand-alone unit.

[0040] In some embodiments, control circuitry 202
20 may play back a video by initiating a Java™ applet to perform the playback operations and other interactive media guidance application operations. In some embodiments, the applet may be programmed using any programming language or scheme. The user may select
25 the program for playback in any suitable manner using the applet including, for example, entering a code that identifies a particular program (e.g., a code from a guide identifying a VOD program, a code identifying a program recorded on recording device 216, or a code
30 identifying a broadcast channel) , selecting the program from listings (e.g., listings displayed on display device 210) , or any other suitable manner. In some embodiments, the user may use a first instance of user

equipment 110 to instruct the interactive media guidance application (e.g., the applet) to playback a program on another instance of user equipment 110.

[0041] Control circuitry 202 is connected to
5 recording device 216, which may be used to record video and audio content received by control circuitry 202. Recording device 216 may be a digital video recorder (DVR), personal video recorder (PVR), a DVD recorder, a video cassette recorder (VCR), a hard disk, flash
10 memory, or any other device or devices with storage capabilities. In some embodiments, recording device 216 may be incorporated in user equipment 110 (e.g., as part of control circuitry 202), a stand alone device, or incorporated in another suitable device of
15 system 100. In some embodiments, control circuitry 202 may direct recording device 216 to perform any suitable operation.

[0042] In some embodiments, recording device 216 may include communications circuitry such as a cable modem,
20 an ISDN modem, a DSL modem, or a telephone modem for communications with other equipment. Such communications may involve the Internet or any other suitable communications networks or paths.

[0043] A user may control user equipment 110 (e.g.,
25 control circuitry 202, display device 210, speakers 212, recording device 216) using user input device 214. User input device 214 may be any suitable user interface, such as a mouse, trackball, keypad, keyboard, touch screen, touch pad, voice recognition
30 interface, remote control, or any other suitable user input device. In some embodiments, user input device may be incorporated in another component of user equipment 110 (e.g., display device 210, recording

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device 216). User input device 214 may communicate with user equipment 110 by any suitable means including, for example, infrared, wired or wireless communications paths .

5 [0044] FIG. 3 shows illustrative user input device 214 for operating user equipment 110 (FIG. 1). User input device 214 is only illustrative and any other suitable user input interface may be used to operate user equipment 110 (e.g., a mouse, trackball, keypad,
10 keyboard, touch screen, voice recognition system) . User input device 214 includes function keys 302 and other keys 304 such as keypad keys, power on/off keys, pause, stop, fast-forward and reverse keys. Volume up and down keys 306 may be used for adjusting the volume
15 of the audio portion of a video. Channel up and down keys 308 may be used to change television channels and to access content on virtual channels. Cursor keys 310 may be used to navigate on-screen menus. For example, cursor keys 310 may be used to position an on-screen
20 cursor, indicator, or highlight (sometimes all generically referred to as a highlight or highlight region) to indicate interest in a particular option or other item on a display screen that is displayed by the interactive media guidance application.

25 [0045] An OK key 312 (sometimes called a select or enter key) may be used to select on-screen options that the user has highlighted. Keys 302 may include a RECORD key 314 for initiating recordings. MENU button 316 may be used to direct the interactive media
30 guidance application to display a menu on the user's display screen (e.g., display device 210). INFO button 318 may be used to direct the interactive media guidance application to display an information display

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screen. For example, when a particular program listing in an interactive television program listings display-screen is highlighted, the user pressing INFO button 318 may cause the interactive media guidance application to provide additional program schedule information associated with that program listing (e.g., a program description, actor information, etc.).

[0046] MEDIA LIBRARY button 320 may be used to access the user's media library. Alternatively, the user may also navigate to the user's media library through the guide. EXIT button 322 may be used to exit the interactive media guidance application or to exit a portion of the interactive media guidance application. GUIDE button 324 may be used to invoke an interactive television program guide (e.g., a program guide menu page, program listings page, or other interactive media guidance application page) .

[0047] The keys shown in FIG. 3 are merely illustrative. Other keys or buttons may be provided if desired. For example, the user input device may include MUSIC, PLAYLISTS, BACK, SEARCH, FIND, EDIT, DVR, VOD, or other suitable keys. Alphanumeric buttons, including other keyboard keys (e.g., SHIFT, CONTROL), may be used to enter alphanumeric characters.

A LAST or BACK button may be used to browse backwards in the interactive media guidance application (e.g., to return to a previous channel, web page or other display screen) . Video recorder function buttons such as a play, pause, stop, rewind, fast-forward and record buttons, may be used to control video recorder functions (local or network-based) in system 100 (FIG. 1) . A help key may be used to invoke help

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functions such as context-sensitive on-screen help functions .

[0048] In some embodiments, the user may direct the interactive media guidance application to search for
5 content with a user device. For example, the user may enter search terms by scrolling through the alphabet, typing the letters from alphanumeric keys, an on-screen keyboard, or any combination thereof. The user may search for any suitable content including, for example,
10 broadcast programs, pay-per-view (PPV) programs, video-on-demand (VOD) programs, DVR recordings, video clips, audio clips, or any other suitable content. The user device may be any suitable device including, for example, a device configured only to search for
15 content, a device configured to search for and play back content, or any other suitable user device. The user may select some of the search results and add them to a "media library. "

[0049] In some embodiments, the user may access a
20 search web page using an online interactive media guidance application. Upon entering search terms, the online interactive media guidance application may provide a search results web page for the user. The user may select some of the search results from the
25 search results web page and add them to a media library web page.

[0050] The "media library" is a collection of content (video and/or audio) and/or bookmarks to content selected by a user. In some embodiments, the
30 "media library" may be saved in system 100 at a location outside of the user device so as to be accessible by the user on any user device the user may have in interactive media system 100. In some

embodiments, the media library may be located in a user device (e.g., a user device that is accessible to other user devices). The user may access the media library and download its contents to any suitable user device.

5 The user may then play back the content using the user device to which the content was downloaded.

[0051] To access the interactive media guidance application, or certain interactive media guidance application features (e.g., search page, media
10 library), the user device, in response to a user instruction, may log in or authenticate itself to a device of system 100 (e.g., media distribution facility 104, server 130). Upon the log-in or authentication, the user device may access data saved
15 by and for the user including, for example, prior searches, the media library, and other data. The data may be stored on any device of system 100 (e.g., media distribution facility 104, server 130). In some
20 embodiments, the user device may automatically log-in or authenticate itself to access the interactive media guidance application features. For example, the user device may automatically send its information
(available from a previous log-in or authentication of the user) over a communications path to the appropriate
25 device of system 100 and access the interactive media guidance application features. In some embodiments, the interactive media guidance application may prompt the user for log-in or authentication information
(e.g., when the user accesses an online interactive
30 media guidance application using a public computer).

[0052] FIGS. 4-8 show illustrative interactive media guidance application pages. The pages may be displayed to the user as part of an interactive media guidance

application accessed over a suitable communications link. Alternatively, web pages may be displayed to the user as part of an online interactive media guidance application accessed over an Internet communications link. Although FIGS. 4-8 are shown and described herein primarily in the context of illustrative interactive media guidance application pages for clarity, any other suitable pages may be used.

[0053] In some embodiments, the interactive media guidance application pages may be provided to the user in simplified format (e.g., for user devices having limited resources) . For example, a simplified page may provide certain selectable options in additional pages or menus. In some embodiments, the interactive media guidance application may play back content to the user device in a simplified format (e.g., for user devices having limited resources) . There may be any number of different simplified formats for interactive media guidance application pages and content, in some embodiments, the interactive media guidance application may provide the user with an option for switching from a simplified to a standard format of a page or content.

[0054] In some embodiments, the interactive media guidance application may identify the resources available to each user device (e.g., display capabilities, bandwidth, memory, processing power, or download time) and select standard or simplified pages and content depending on the resources identified. For example, if the interactive media guidance application determines that a particular user device has a small screen size, a small amount of memory, a processor with limited capabilities, or any other limited resource (e.g., mobile phones, portable media players as

compared to television equipment, personal computers, etc.), the interactive media guidance application may automatically direct the particular user device to display simplified pages and content. In some
5 embodiments, the user may be prompted to select whether to display the standard or simplified pages and content .

[0055] FIG. 4 shows illustrative log-in (or authentication) page 400 that the interactive media
10 guidance application may display on user equipment 110. The user may access page 400 by any suitable means including, for example, pressing a MENU, GUIDE, or other suitable key or key sequence on user input
device 214, navigating from another interactive media
15 guidance application screen (e.g., when navigating from a public screen to a user-specific or private screen) , or by any other suitable means.

[0056] Page 400 includes information section 402 that provides instructions for the user to enter his
20 username and password to log in (or authenticate) to the interactive media guidance application. The user may use a user input device (e.g., user input device 214) to enter his user name in a username box
(e.g., box 420) and his password in a password box
25 (e.g., box 422) . The user may submit the username and password using a submit option (e.g., box 424). In one embodiment, user log-in may be based on ownership of devices. For example, once a user has logged into a particular device (e.g., a PC), the user may bypass
30 additional log-in/ identification procedures for applications (e.g., a music download program) executing on that particular device that has already properly identified the user, or other devices connected thereto

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(e.g., a portable media player) . A data packet, e.g., a cookie, may be utilized for a particular device such that once the user has been properly identified and logged in, applications executing on and attached devices to the particular device need no further log-in and/or authentication. Page 400 includes an option (e.g., button 432) that the user may select if the user has forgotten his username and/or password, as indicated by description 430. In response to selecting the forgotten username /password option, the interactive media guidance application may transmit the appropriate username and password to the user (e.g., by e-mail, regular mail, text message, telephone) . Page 400 includes an option (e.g., button 436) for creating a new user account, as indicated by description 434. In response to selecting the "new user account" option, the interactive media guidance application may prompt the user to create a new username and password, which may be transmitted to the appropriate device of system 100 (e.g., media distribution facility 104, server 130) .

[0057] When the user creates a new account, the interactive media guidance application may prompt the user to identify all user devices (including the current device) that the user may use to access interactive media guidance application features. In some embodiments, the interactive media guidance application may automatically search for user devices in the neighborhood of the current user device (e.g., by broadcasting notices (e.g., pinging) and requesting replies identifying the particular user device) . For example, if the user authenticates with a home television device, the interactive media guidance

application may search for other nearby devices (e.g., devices connected to the user device) such as, for example, a recording device, a home computer, or any other device. In some embodiments, the user may
5 identify particular user devices to the interactive media guidance application by entering the appropriate device information (e.g., device type, serial number, registration number, phone number (for a cell phone), communications link for connecting to the device) with
10 a user input device (e.g., user input device 214). In some embodiments, when the user authenticates to the user account using a new device, the interactive media guidance application may add the device to the list of known user devices associated with the account. This
15 may be done automatically or the user may be given the opportunity to add the device to the list.

[0058] The interactive media guidance application may transmit username and password data entered by the user to the appropriate device of system 100 (e.g.,
20 media distribution facility 104, server 130), which may in turn compare data to authentication data (e.g., previously set username and password combinations stored in the device) to authenticate the user. Once the user has been authenticated, the interactive media
25 guidance application may display pages for interactive media guidance application features that are specific to the user (e.g., pages in which the user preferences are applied, pages from which the user may save content). In some embodiments, the interactive media
30 guidance application may display a listings page to the user.

[0059] The user may select any type of media content to add to a media library (described in more detail

below) . For example, the user may select content from a grid display or listings of content. The interactive media guidance application may provide the user with pages that include listings of programs by category, genre, A-Z listings, favorite channel and/or program listings, recommendations (e.g., from tvguide.com, experts, friends, similar interest groups, "most popular" listings, etc.), or any other listings page. [0060] . As another example, the user may receive an e-mail, short message service (SMS) message, or any other message that identifies content. For example, the message may include a bookmark to a program or to information regarding a program. As another example, the message may include listings of content. The user may then add the content from the message to the media library by selecting the bookmark or listing, copying and pasting the name of the content (e.g., to search for the content of the message) , or any other suitable approach for adding the content to the media library. In some embodiments, the content provider may monitor the content that is placed in a user's media library and send pre-emptive messages to one or more user devices that recommended content based on the user's history and content placed in the media library. In addition, the content provider may update or clarify content recommendations based on which content the user selects from the pre-emptive messages for the media library. Each time the user selects particular recommended content, the content source identifies the attributes of the selected recommended content and provides additional recommendations for content similar to the selected content.

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[0061] As another example, the user may directly enter information identifying particular content (e.g., a movie title) that is to be added to the media library. For example, a user may walk by a movie theater and notice that the movie "Aeon Flux" is playing. The user may then decide to add the movie to his media library. Instead of having to wait until the user gets home to access the media library with his television equipment, the user may use a cellular telephone and send a message (e.g., a text message) to the interactive media guidance application instructing it to add the movie "Aeon Flux" to the media library. The interactive media guidance application may then search for the movie "Aeon Flux," and add the movie, when it is found, to the media library. If the movie "Aeon Flux" is not yet available, the interactive media guidance application may add a placeholder bookmark for the movie.

[0062] As still another example, the user may select content from an advertisement displayed by the interactive media guidance application, by a web page, or by any other means and on any suitable user device. In response to a user selection of the advertisement, the advertisement itself, and/or the content being advertised may be added to the media library (discussed in more detail below).

[0063] Alternatively, the user may search for content to add to the media library. FIG. 5 shows illustrative search page 500 that the interactive media guidance application may display on user equipment 110. The user may access search page 500 by any suitable means such as, for example, pressing a SEARCH, FIND, or other suitable key or key sequence on user input

device 214, navigating from another interactive media guidance application screen or menu (e.g., by selecting Video Search button 506), or by any other suitable means. In some embodiments, the interactive media guidance application may display the search page after authenticating the user.

[0064] Page 500 includes navigation buttons 502, 504, 506, 508, 510 and 512. The user may select "Main" button 502 to access the main page of the interactive media guidance application. The user may select "My Recommends" button 504 to view recommended programs and other content selected based on the user's preferences. The user may search for content by selecting "Video Search" button 506. The user may view the contents of the user's media library by selecting "Media library" button 508. The user may view his playlists by selecting "Playlist" button 510. The user may view the top picks as determined by the interactive media guidance application by selecting "Top Picks" button 512. The interactive media guidance application may indicate the user's location in the guide by marking the button corresponding to the location. For example, button 506 is marked with a different color in search page 500. Other suitable markings may include, for example, placing a border around the button, changing the font of the button, displaying an icon by the button, or any other suitable marking.

[0065] The user may search for a program by entering search terms in search box 520 using the user input device (e.g., user input device 214). The user may search for a particular program, actor, broadcast date, broadcast time, release year, genre, rating, keyword sequence, or any other suitable search term. In the

example shown in FIG. 5, the user has entered the search terms "Johnny Knoxville." In some embodiments, the user may enter search terms by typing in the terms using alphanumeric keys on the user input device (e.g., 5 the keyboard of a computer, the keypad of a mobile phone or remote control, on-screen keyboard as input device, etc.) . In some embodiments, the user may enter the search terms by scrolling through the letters of the alphabet using the directional keys of a user input 10 device. In some embodiments, the user may select search terms from another interactive media guidance application screen. For example, the user may view a listing or description of a program, highlight or select terms from the listing or program description 15 (e.g., a program title, actor name, etc.), copy the selected terms, and paste them in the search page.

[0066] In some embodiments, the user may select search options to narrow the search. The search options may include, for example, category, source, 20 result type, and any other suitable search option or combination of search options. The options may provide additional information related to 1) the search term such as the identify of the search term (e.g., name, date) or 2) the search parameters (e.g., what sources 25 to search, what dates to search) .

[0067] Page 500 shows three illustrative search options : category option, source option, and result type option. The user may enter a category option in a "category" box (e.g., box 522). Suitable category 30 options may include, for example, actor, program title, broadcast date, broadcast time, release year, genre, rating, program description, or any other suitable option. The user may also identify the sources to

search in a "source" box (e.g., box 524). Suitable sources may include, for example, recording devices, VOD servers, network video recorders, the Internet, DVR devices, PVR devices, VCR devices, cable headends, a
5 specific recording device of the user equipment, a device or devices at a specific location in system 100, or any other suitable sources. The user may further specify the result type to search for in a "result type" box (e.g., box 526). Suitable result type
10 options may include, for example, actual content, bookmarks to actual content, playlists, free content, content for sale, PPV programs, VOD programs, broadcast programs, or any other suitable option.

[0068] In some embodiments, the user may enter
15 options in one or more search options (e.g., entering an option for only the category option). In some embodiments, the user may select more than one option within each search option (e.g., by selecting multiple options in the category option using a SHIFT or CONTROL
20 key). In some embodiments, the default options may be "all." The user may select an option in any suitable manner including, for example, entering the option using alphanumeric keys from the user input device, selecting the option from a pull-down menu (e.g., pull-
25 down menu 528), a list or from another interactive media guidance application page, or any other suitable manner. For example, the user may display pull-down menu 528 by selecting arrow 529. The user may view additional options by scrolling up or down in the menu.
30 To select an option from pull-down menu 528, the user may highlight the option with highlight region 514.

[0069] In the example shown in FIG. 5, the user has selected the "Actor" category option (box 522), the

"All" source (box 524), and the "Actual Content" result type (box 526) .

[0070] in some embodiments, the search page may include multiple "search boxes coupled by logical operations. For example, the search page may include two or more search boxes coupled by a user specified operator such as and, or, not, or any other suitable operator. The search page may allow the user to perform complex, or Boolean, searches (e.g., "Knoxville" 'and' "Simpson"). In some embodiments, the user may select recording options for each of the search terms entered.

[0071] In some embodiments, the user may enter a string of search terms that includes logical connectors in search box 520. The interactive media guidance application may be configured to parse the search string, extract the connectors from the search terms and find content corresponding to the search string. For example, the user may enter the search string "Knoxville and Simpson and movies" to search for movies starring Johnny Knoxville and Jessica Simpson. In some embodiments, the user may select category, source and result type options for the search phrase. In some embodiments, the user may include category, search and result type options in the search phrase. For example, the user may enter the phrase "actor=Knoxville and actor=Simpson and source=Internet and result type=actual content." Such a search may return, for example, video clips, trailers or full length video of movies starring Johnny Knoxville and Jessica Simpson that were found on the Internet .

[0072] Once the user has entered search terms and options, the user may select a "search" option (e.g.,

"search" button 530) to perform the search. In the example shown in FIG. 5, the user has entered the search term "Johnny Knoxville, " and selected the "actor" category, the "all" source, and the "actual content" result type. The interactive media guidance application may search for content corresponding to the user's search terms and display the search results for the user.

[0073] The interactive media guidance application may display search results in a search results page. FIG. 6 shows an illustrative search results page 600 that includes listings of search results corresponding to the search terms entered on page 500. Search results page 600 includes listings 610 and 620 of programs. The listings may be ordered by source, alphabetically by title, by air date, by recording date, in the order they were found, or in any other suitable order. In the example shown in FIG. 6, recorded program listings 610 includes programs located on recording devices and VOD listings 620 includes programs available to the user as VOD programs. In some embodiments, the search page may include listings from other sources (e.g., the Internet, television system headend, etc.) depending on the user's options set on search page 500 and the content found by the search. Recorded program listings 610 include the date the program was recorded, the start time of the program, the program title, and the channel number and name. VOD listings 620 include the program title and the channel number and name. In some embodiments, listings 610 and 620 may include other information such as, for example, actor names, rating, short description, cost, recording quality, program size,

program length, or any other suitable information or combination thereof .

[0074] Listings 610 and 620 may indicate how many hits were found in each content source. In the example
5 shown in FIG. 6, recorded program listings 610 include 5 hits displayed, but also includes button 612 that indicates to the user that there are 17 more hits found in recording devices. The user may select button 612 to display the listings for the additional 17 hits. In
10 the example shown in FIG. 6, VOD listings 620 include only 1 hit.

[0075] A user may select a listing with highlight region 614 to view more information about the program associated with the listing, to order the program
15 (e.g., for a VOD program), to play back the program, to receive a reminder or an e-mail notification for the program (e.g., for a broadcast program before the program is about to air) , to automatically record the program, to receive a notification when the program has
20 been recorded, or to perform any other suitable action. In response to receiving a user request to view program information, the interactive media guidance application may display the program information on the screen, for example, in window 616 or in full screen. In some
25 embodiments, the program information may include video and/or audio clips. In response to receiving a user request to play back the program, the interactive media guidance application may display the program, for example, in window 616 or in full screen.

30 [0076] In some embodiments, the search results may include results associated with content that is not yet available. For example, the search results may include advertisements for future programs (e.g., movie

trailers), titles of future programs (e.g., found from lists of movie, music, or program projects) , or other suitable results for future content.

[0077] To download or order content, the user may
5 highlight the listing associated with the program and
select an "add selected program to media library"
option (e.g., button 642). In some embodiments, the
interactive media guidance application may visually
10 mark the selected program as being added to the media
library. For example, the interactive media guidance
application may fill a box (e.g., box 632) to indicate
that the program associated with the listing was added
to the media library. The interactive media guidance
15 application may leave a box empty (e.g., box 630) to
indicate that the listing associated with the program
has not been added to the media library. The
interactive media guidance application may mark
listings in any suitable way including, for example,
20 changing the color of the listings, changing the font
of the listing, adding an icon, checking a box, or
using any other suitable mark. To remove a previously
selected program from the media library, the user may
highlight the listing associated with the program and
select a "remove selected program from media library"
25 option (e.g., button 644).

[0078] In some embodiments, instead of filling a box
to indicate that a program has been added to the media
library, the user may select the box (e.g., box 630)
associated with the program without adding the program
30 to the media library. In response to receiving the
selection of the box, the interactive media guidance
application may fill the box (e.g., box 632) to
indicate that the program is selected. To unselect a

program, the user may highlight and select the filled box associated with the program to clear the box. The user may add the selected programs to the media library by selecting the "add selected program to media
5 library" option (e.g., button 642).

[0079] In some embodiments, the user may select content from the search results to add to a new or existing playlist. For example, the user may select programs as described above, and select an "add
10 selected program to playlist" option (e.g., button 646). The user may also remove programs from a playlist. For example, the user may select the programs as described above, and select a "remove selected program from playlist" option (e.g.,
15 button 648). In some embodiments, the search results page may include an option for adding playlists to the media library (not shown). In some embodiments, the interactive media guidance application may provide existing playlists for the user. For example, the
20 interactive media guidance application may provide a playlist of recommended content identified based on the user's profile and viewing history, a playlist of recommended programs based on popular programs as identified by a content provider, a celebrity playlist
25 (e.g., an iTunes playlist). As another example, the interactive media guidance application may provide the user with generic playlists (e.g., based on genre), or any other suitable playlist. The user may modify existing or proposed playlists to personalize their
30 content.

[0080] In some embodiments, the user may upload content to the media library by searching for content on specific user equipment or other sources (e.g., the

user's DVR device) and placing the content found in the search in the media library. In some embodiments, the interactive media guidance application may provide the user with a selectable option to upload the content of
5 a specific source (e.g., a DVR device) to the media library.

[0081] In some embodiments, if the user finds an advertisement (or the content associated with an advertisement) from the search results desirable, the
10 user may select the advertisement and place it in the media library. In some embodiments, the interactive media guidance application may, automatically or in response to a user instruction, find and place the content associated with the advertisement in the media
15 library.

[0082] in some embodiments, if the user finds future content from the search results desirable, the user may select the search result associated with the future content and instruct the interactive media guidance
20 application to monitor content sources for the future content (e.g., by adding the search result to the media library). The interactive media guidance application may then notify the user (e.g., with a message or reminder in the interactive media guidance application,
25 or an e-mail message) when the content becomes available. In some embodiments, the interactive media guidance application may automatically obtain (e.g., download or record) the content when it becomes available for the user, for example by placing the
30 content in the media library. In some embodiments, when the content becomes available, the interactive media guidance application may prompt the user for instructions on whether to obtain the content.

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[0083] In some embodiments, a user may select a broadcast advertisement (e.g., movie trailer) for future or available content to instruct the interactive media guidance application to add the advertisement or the content associated with the advertisement to the media library. If the content is not yet available, the interactive media guidance application may monitor content sources for the content.

[0084] in some embodiments, in response to a user instruction to add or remove programs from a playlist, the interactive media guidance application may display a playlists page. The user may access the playlists page by any other suitable means including, for example, pressing a PLAYLIST or other suitable key or key sequence on user input device 214 (not shown in FIG. 3), navigating from another interactive media guidance application screen or menu (e.g., by selecting playlists navigation button 510), or by any other suitable means. FIG. 7 shows illustrative playlist page 700. In some embodiments, the interactive media guidance application may indicate to the user that the playlist page is displayed by marking the playlists navigation button (e.g., button 510).

[0085] Playlist page 700 includes playlist listings 710, which the user may select using highlight region 712. Listings 710 include the playlist name, which may be a generic name (e.g., playlist 1, 2, 3, 4) or a user defined name. In some embodiments, the playlist listings may include additional information such as, for example, programs in the playlist, number of programs, program types, or any other suitable information. In some embodiments, the interactive media guidance application may display additional

information related to a selected playlist in response to a user selection of a "view playlist information" option (e.g., button 722). For example, the interactive media guidance application may display the information in window 714, in a full screen display, or in any other suitable display. In some embodiments, the playlist information may include video and/or audio content (e.g., recorded clips or broadcast content). Playlist page 700 may also include options for creating new playlists (e.g., button 724) and deleting existing playlists (e.g., button 726).

[0086] In some embodiments, the user may add or remove one or more programs (e.g., programs previously selected on search results page 600) to a particular playlist by highlighting the listing associated with the particular playlist and selecting an "add program to selected playlist" option (e.g., button 742) or a "remove program from selected playlist" option (e.g., button 744). In some embodiments, after adding or removing programs from a playlist, the interactive media guidance application may display the page where the user selected the programs (e.g., page 600). In some embodiments, the interactive media guidance application may add search results for content that is not yet available to a playlist. When the content becomes available, the interactive media guidance application may replace the search result with the content.

[0087] In some embodiments, the user may add or remove a playlist (and all of its programs) to the media library by highlighting the listing associated with the particular playlist and selecting an "add playlist to media library" option (e.g., button 746) or

a "remove playlist from media library" option (e.g., button 748). In some embodiments, the user may return to the previous page (e.g., search results page 600) by pressing a BACK key or other suitable key or key sequence on user input device 214.

5 [0088] The user may view programs that have been added to the media library by accessing a media library page. The user may access the media library page by any suitable means such as, for example, pressing a
10 MEDIA LIBRARY key (e.g., key 320) or other suitable key or key sequence on user input device 214, navigating from another interactive media guidance application screen or menu (e.g., by selecting media library navigation button 508), or by any other suitable means.
15 FIG. 8 shows illustrative media library page 800. In some embodiments, the interactive media guidance application may indicate to the user that the media library page is displayed by marking the media library navigation button (e.g., button 508).

20 [0089] Media library page 800 includes listings 810 of content placed in the media library. The listings may be advertisements, video clips, audio content, or any other suitable content that a user may add to the media library. Listings 810 include the content type,
25 source and title of the content. The listings may include any other suitable information such as, for example, actor names, ratings, program descriptions, recording quality information, recording options, broadcast date, recording date, when the program is
30 available, program size, program length, or any other suitable information or combination of information.

[0090] In some embodiments, listings 810 may include listings for content that is not yet available. In

some embodiments, the listings associated with future content (e.g., search results for future content) may include an indication that the content is not yet available (e.g., the source entry for "Rocky"). In
5 some embodiments, the interactive media guidance application may mark the listing when the content becomes available to indicate the availability to the user (e.g., icon 818 indicates that the movie "Lord of the Rings," which was previously unavailable, is now
10 available as a VOD offering) .

[0091] In some embodiments, media library page 800 may include a separate notice or listing for content that is not yet available. When content becomes available, the interactive media guidance application
15 may remove the entry for that content from the separate notice and add a new entry associated with that content in listings 810 for the user to select.

[0092] In some embodiments, the user may display additional information related to a program by
20 highlighting the listing (e.g., with highlight region 812) associated with the program and selecting a "program information" option (e.g., button 816), pressing an INFO key or key sequence on the user input device, or by any other suitable means. For example,
25 the interactive media guidance application may display the information in window 814, in a full screen display, or in any other suitable display. In some embodiments, the playlist information may include video and audio content (e.g., recorded clips or broadcast
30 content) .

[0093] In some embodiments, the user may remove content from the media library by highlighting the listing associated with the content .(e.g., using

highlight region 815) and selecting a "remove from media library" option (e.g., button 830), and empty the media library by selecting an "empty media library" option (e.g., button 832).

- 5 [0094] In some embodiments, the user may access the media library with a user device to play back content on the same user device (which may be different than the user device with which content was added to the media library) . The user may, using the user device,
- 10 access media library page 800, highlight the listing associated with available content (e.g., using highlight region 815) , and select a "download to this device" option (e.g., button 820). In response to receiving the instruction to download the content, the
- 15 interactive media guidance application may direct the user device to connect to the appropriate content source and download the content. In some embodiments, the interactive media guidance application may automatically download items placed in the media
- 20 library to one or more user devices (e.g., "Ready to Go" option) . This option may be enabled by the user only for content that satisfies user or system defined conditions (e.g., only automatically download sporting events) .
- 25 [0095] In some embodiments, each user may have more than one media library. Media library page 800 may include options for each of the user's media libraries (e.g., buttons 802, 804, 806). Each option for a media library may be identified by a generic name (e.g.,
- 30 media library 1, 2, 3) or a user-defined name. The interactive media guidance application may indicate to the user the selected media library by marking the associated media library option using any suitable

marking (e.g., a different color option 805) . In some
embodiments, the interactive media guidance application
may display listings for only the selected media
library. In some embodiments, the interactive media
5 guidance application may display listings for all of
the media libraries, where the listings for each media
library are distinguished in any suitable manner (e.g.,
separately grouping the listings for each media
library, visually distinguishing the listings in
10 different media libraries, or any other suitable
marking) . Media library page 800 may also include an
option for creating new media libraries (e.g.,
button 808) .

[0096] The user may share the content of one or more
15 media libraries with other users. For example, the
user may download content to a device that other users
may access as well. As another example, the user may
download content to devices belonging to other users
(e.g., via e-mail, file transfer protocol, entering
20 their device information, etc.). As still another
example, the user may allow other users access to his
media library. In some embodiments, the user may
provide read-only rights to other users, or may protect
(e.g., with a password), write and/or other full access
25 rights. The user may also limit the content available
to another user (e.g., only allow specific content to
be viewed) . The rights given to other users may be
temporary (e.g., by removing a password once a user has
accessed the media library) . In some embodiments,
30 allowing another user to access the media library may
require a fee, paid by either or both the owner of the
media library, or the user wanted to access another's
media library.

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[0097] The user may request that the interactive media guidance application automatically fill up one or more user devices with all of the content stored in one or more media libraries (e.g., selecting a "fill-up" option) . A user may use this option to maximize the content stored by a particular portable user device prior to a trip (e.g., fill a portable media player prior to beginning a business trip) .

[0098] In some embodiments, the user may access the media library page with a first device to play back content on a second user device (both of which may be different than the user device with which content was added to the media library) . The user may, using the first user device, access media library page 800, highlight the listing associated with available content (e.g., using highlight region 815), specify the device or devices to which to download the content (e.g., the second user device) , and select a "download content" option (e.g., button 822). In response to receiving the instruction to download the content, the interactive media guidance application may direct the second user device to connect to the appropriate content source and download the content .

[0099] The user may select the user devices to which to download the content in any suitable manner including, for example, selecting user devices from pull-down menu 824 with highlight region 826, selecting user devices from a list of user devices, inputting the user devices directly (e.g., with user input device 214), or in any other suitable manner. The interactive media guidance application indicates in box 828 the device or devices to which the content is downloaded.

[0100] In some embodiments, the user may select an advertisement (e.g., a trailer) from listings 810 for download. In some embodiments, in response to the download request, the interactive media guidance application may download the content associated with the advertisement, if available, instead of the selected advertisement. For example, instead of downloading a trailer for a movie, the interactive media guidance application may download a VOD or PPV offering of the full-length movie. In some embodiments, the interactive media guidance application may prompt the user to select either the advertisement or the actual content for downloading.

[0101] The interactive media guidance application may play back the selected content on the selected user device while it is downloading, or may instead wait until the download is complete before starting playback. In some embodiments, when the content is a bookmark, the interactive media guidance application may download the bookmark. In response to receiving a playback request, the interactive media guidance application may receive and display a content stream or tune to a channel providing the content to which the bookmark was directed.

[0102] In some embodiments, the content selected by the user may be a playlist. In some embodiments, the interactive media guidance application may download the selected playlist as a collection of bookmarks to the content of the playlist. In some embodiments, the interactive media guidance application may download the actual content that the playlist bookmarks to (e.g., download the playlist content from their respective sources) .

[0103] In some embodiments, downloading content may require the user to purchase the content, if the content is offered for a fee (e.g., PPV programs, VOD programs, etc.) . In some embodiments, the user may
5 download the content for free, but may be required to purchase the content to play it back. This embodiment may allow a user to download content to a particular user device (e.g., the user's home television equipment) , but only pay for the content that the user
10 actually plays back, thus facilitating impulse purchases of content by eliminating the lapse of time between the user's instruction to purchase the content and the completion of the download of the content. In such embodiments , the content may be provided to the
15 user device in encrypted form. The interactive media guidance application or playback device may receive a key for decrypting the content after the user has paid a fee. For users buying one or more items of content, the interactive media guidance application may provide
20 discounts.

[0104] To purchase content, the user may provide personal information (e.g., account number, pin, and/or credit card information) to verify the user's identity and account status. In some embodiments, the
25 interactive media guidance application may verify the information entered by the user with the user's equipment. In some embodiments, the interactive media guidance application may provide the information to a device outside of the user's equipment (e.g., a content
30 source or a third party order fulfillment processor) for verification. Once the user's information has been verified, the content source may release the selected content to the user for download or playback.

[0105] The following example will serve to illustrate the feature of accessing the media library with a first user device and downloading content to a second user device. For example, a user may, during a
5 break at work, decide to search for content having Johnny Knoxville as an actor. The user may access the search web page (e.g., search page 500) of an online interactive media guidance application over the Internet using a personal computer, and enter the
10 appropriate search terms. After receiving the search terms and searching for content, the interactive media guidance application may display a list of search results in a search results web page (e.g., search results page 600) . The user may then select some of
15 the search results from the list of search results (e.g., Dukes of Hazard) to add to the media library. Because the user is at work and cannot play back the content while working, the user may decide to send the content of the media library to the user's home
20 television equipment for viewing that evening, when the user gets home from work. The user may then navigate to the media library web page (e.g., using navigation button 508), select some or all of the content in the media library, select the home television equipment as
25 the destination for the content, and instruct the online interactive media guidance application to download the selected content to the home television equipment .

[0106] As another example, instead of downloading
30 the content to the user's home television equipment, the user may download a bookmark to the content. Then, when the user selects the bookmark that was downloaded with the home television equipment, the content may be

accessed and played back remotely (e.g., from a central server, a VOD server, or a network recording device) .

[0107] As still another example, a user may decide to search for particular content using a mobile phone.

5 The user may access the search page (e.g., search page 500) from a server (e.g., a web-based server) and enter the appropriate search terms. After receiving the search terms and searching for content, the interactive media guidance application may display a
10 list of search results in a search results page (e.g., search results page 600) on the mobile phone. The user may select some or all of the search results and add them to the media library. In another example, the user may access the media library using the mobile
15 phone and select content and a device to which to download the content. In still another example, the user may access the media library and play back content in any suitable manner including, for example, downloading the content to the mobile phone for local
20 playback, remotely streaming the content for playback, or by another other manner.

[0108] FIG. 9 is a flow chart of illustrative steps involved in adding content to a media library.

Process 900 starts at step 902. At step 910, the
25 interactive media guidance application receives search terms in a search page. For example, the interactive media guidance application may receive search terms typed by a user in a search web page accessed over an Internet communications link. The interactive media
30 guidance application may receive search options, for example, category, content source and content type options, for narrowing the search. In some

embodiments, the search terms may include logical operators connecting the other search terms.

[0109] At step 920, the interactive media guidance application performs the search. For example, the
5 interactive media guidance application may parse the search terms to extract logical operators from the other search terms and search for content based on the parsed search terms and search options set by the user. The interactive media guidance application may direct
10 any suitable device of system 100 (e.g., television distribution facility 104, server 140, server 130, data source 120, user equipment 110) to perform the search. At step 930, the interactive media guidance application displays the search results to the user in a search
15 result page.

[0110] At step 940, the interactive media guidance application receives a user selection of one or more results from the search result page. For example, the
20 interactive media guidance application may receive a user selection of one or more listings associated with content found by the search. In some embodiments, the interactive media guidance application may display additional information related to one or more search results for the user before receiving the user
25 selection.

[0111] At step 950, the interactive media guidance application adds the search results selected by the user at step 940 to the media library. For example,
30 the interactive media guidance application may receive a user instruction to add the selected programs to the media library. In some embodiments, the interactive media guidance application may add actual content, bookmarks to content, or any other combination of

bookmarks and actual content to the media library.

Process 900 ends at step 952,

[0112] FIG. 10 is a flow chart of illustrative steps
for downloading content from the media library for
5 playback. Process 1000 begins at step 1002. At
step 1010, the interactive media guidance application
accesses the media library. For example, the user may,
using a user device, direct the interactive media
guidance application to authenticate and access the
10 user's media library. The user device may be any
suitable user device.

[0113] At step 1020, the interactive media guidance
application receives a user selection of particular
content for playback from the content available in the
15 media library. The interactive media guidance
application also receives a selection of the user
device or devices to which to download the content .
For example, the interactive media guidance application
may receive a user selection to download content to the
20 user device (e.g., the user's home television) from
which the user selection is received. As another
example, the interactive media guidance application may
receive a user selection to download content to a user
device (e.g., the user's home television) different
25 from the user device (e.g., a mobile phone) from which
the user selection is received.

[0114] At step 1030, the interactive media guidance
application downloads the particular content to the
user device or devices selected at step 1020. For
30 example, the interactive media guidance application
directs the content sources of the particular content
to transfer the particular content to the selected user
devices. As another example, the interactive media

guidance application may direct the selected user devices to request the particular content from the content sources. In some embodiments, the interactive media guidance application may determine the capabilities of the selected user devices and provide each user device with a copy of the content that is appropriate for the user device (e.g., having a particular format). At step 1040, the interactive media guidance application receives a playback request. For example, the user may instruct the interactive media guidance application, using a user input device (e.g., user input device 214), to play back particular content.

[0115] At step 1050, the user purchases the content, if necessary. If the content is free, step 1050 is skipped. In some embodiments, the user purchases the content prior to downloading the content. In some embodiments, the user may download the content for free, but purchases the content in response to a request to play back the content (e.g., received at step 1340). To purchase the content, in some embodiments, the user may supply the interactive media guidance application with personal information (e.g., an account number, a credit card number). The interactive media guidance application may in turn provide the personal information to an appropriate content source or media distribution facility to release the content for playback. In some embodiments, the interactive media guidance application may already have the user's personal information and may automatically supply the information to an appropriate content source or media distribution facility.

[0116] At step 1060, the interactive media guidance application plays back the content on the user device identified at step 1020. Process 1000 ends at step 1062.

- 5 [0117] One skilled in the art will appreciate that the invention can be practiced by other than the prescribed embodiments, which are presented for purposes of illustration and not of limitation, and the invention is limited only by the claims which follow.

What is Claimed is:

1. A method for providing an interactive media guidance application comprising:
 - creating a media library comprising a collection of user-selected media content, wherein said creating comprises:
 - receiving a user selection of at least one media content that is not currently-available, and
 - adding a bookmark for the media content to the media library;
 - monitoring content sources to determine when the media content becomes available; and
 - in response to determining that the at least one media content has become available, notifying the user that the at least one media content has become available.
2. The method of claim 1 further comprising adding the at least one available media content to the media library.
3. The method of claim 1 further comprising:
 - accessing the media library with a user device;
 - selecting a media content from the media library; and
 - playing back the selected media content .
4. The method of claim 3 further comprising purchasing the selected media content prior to playing back the selected content.

5. The method of claim 1 wherein creating a media library further comprises :

- receiving search terms for media content ;
- searching for media content based on the search terms;
- displaying search results; and
- wherein receiving a user selection of at least one media content comprises receiving a user selection of at least one of the displayed search results .

6. The method of claim 1 wherein receiving a user selection of at least one media content further comprises receiving a user input of information identifying at least one media content.

7. The method of claim 1 creating a media library further comprises :

- receiving a message recommending at least one media content to add to the media library;
- and
- wherein receiving a user selection of at least one media content comprises receiving a user selection of at least one recommended media content.

8. The method of claim 7 further comprising:

- monitoring the media content that a user places in a media library; and
- providing recommendations for the at least one media content to the user based on the monitoring of the media library.

9. The method of claim 1 wherein the media content is any of a playlist, a bookmark, and actual content .

10. The method of claim 1 wherein the media content is available from any of a recording device, the Internet, a video-on-demand server, a broadcast source, and a satellite source.

11. The method of claim 1 further comprising accessing the media library using any of television equipment, a personal computer, a laptop computer, a set-top box, a mobile telephone, a personal digital assistant, a BlackBerry™, a portable television, and a portable media player.

12. The method of claim 1 further comprising accessing the media library over an Internet communications link.

13. A system for providing an interactive media guidance application comprising a display device, an input device and control circuitry, the control circuitry configured to create a media library comprising a collection of user-selected media content, by:

receiving a user selection of at least one media content that is not currently available, and adding a bookmark for the media content to the media library;

monitoring content sources to determine when the media content becomes available; and

in response to determining that the at least one media content has become available, notifying

the user that the at least one media content has become available.

14. The system of claim 13 wherein the control circuitry is further configured to add the at least one available media content to the media library.

15. The system of claim 13 wherein the control circuitry is further configured to:

Access the media library with a user device;

select a media content from the media library; and

direct the display device to play back the selected media content.

16. The system of claim 13 wherein the control circuitry is further configured to purchase the selected media content prior to playing back the selected content.

17. The system of claim 13 wherein the control circuitry is further configured to:

receive search terms for media content;
search for media content based on the search terms;

direct the display device to display search results; and

receive a user selection of at least one of the displayed search results.

18. The system of claim 13 wherein the control circuitry is further configured to receive a user input of information identifying at least one media content.

19. The system of claim 13 wherein the control circuitry is further configured to:

receive a message recommending at least one media content to add to the media library; and
receive a user selection of at least one recommended media content .

20. The system of claim 19 wherein the control circuitry is further configured to:

monitor the media content that a user places in a media library; and
provide recommendations for the at least one media content to the user based on the monitoring of the media library.

21. The system of claim 13 wherein the media content is any of a playlist, a bookmark, and actual content .

22. The system of claim 13 wherein the media content is available from any of a recording device, the Internet, a video-on-demand server, a broadcast source, and a satellite source.

23. The system of claim 13 wherein the search results comprise at least one of a playlist, a bookmark, and actual content.

24. The system of claim 13 wherein the control circuitry is further configured to access the media library using any of television equipment, a personal computer, a laptop computer, a set-top box, a mobile telephone, a personal digital assistant, a BlackBerry™, a portable television, and a portable media player .

25. The system of claim 13 wherein the control circuitry is further configured to access the media library over an Internet communications link.

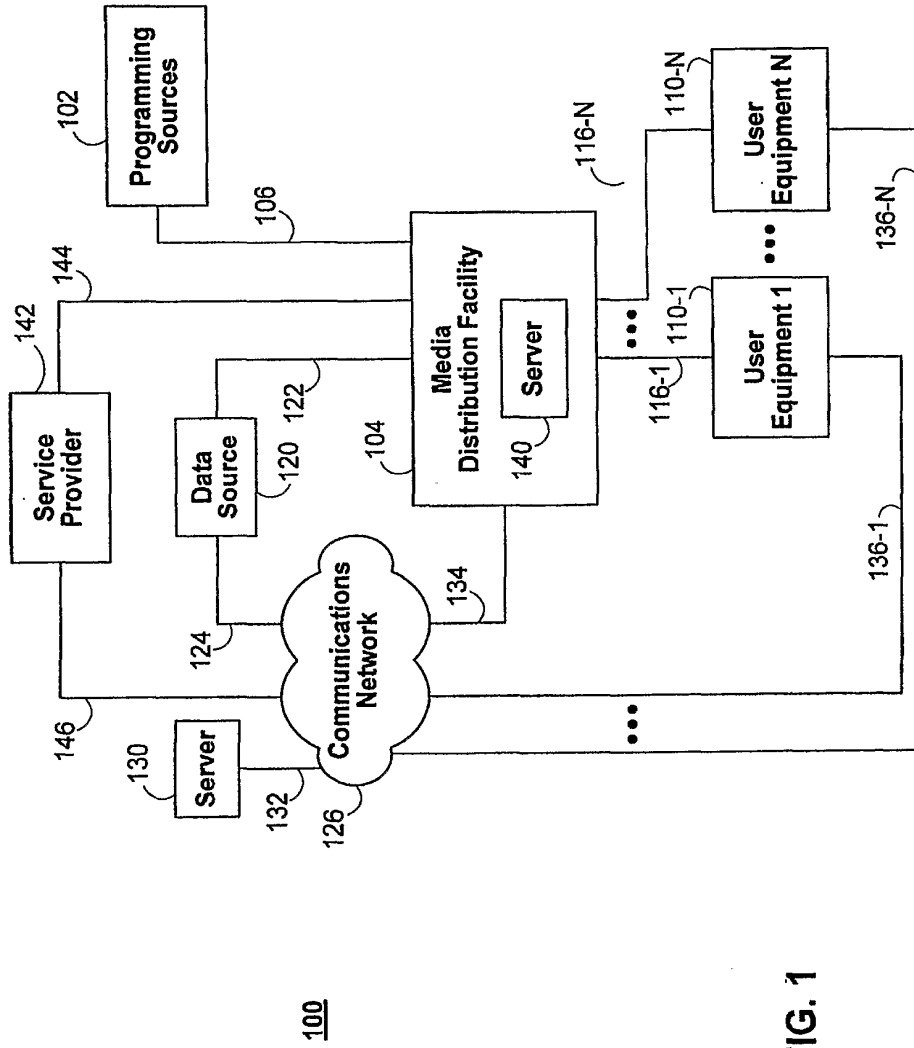


FIG. 1

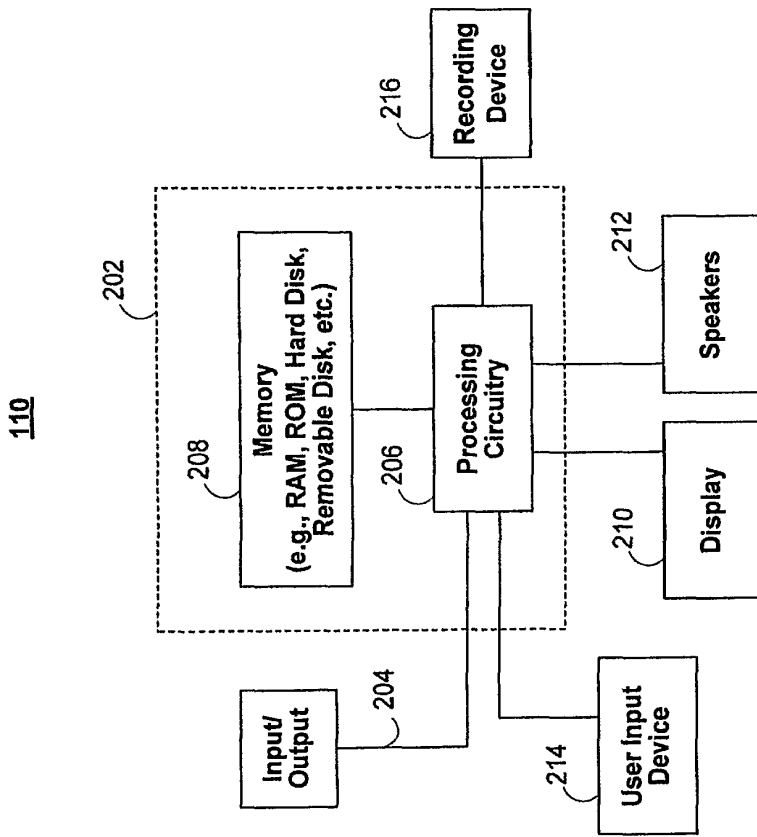
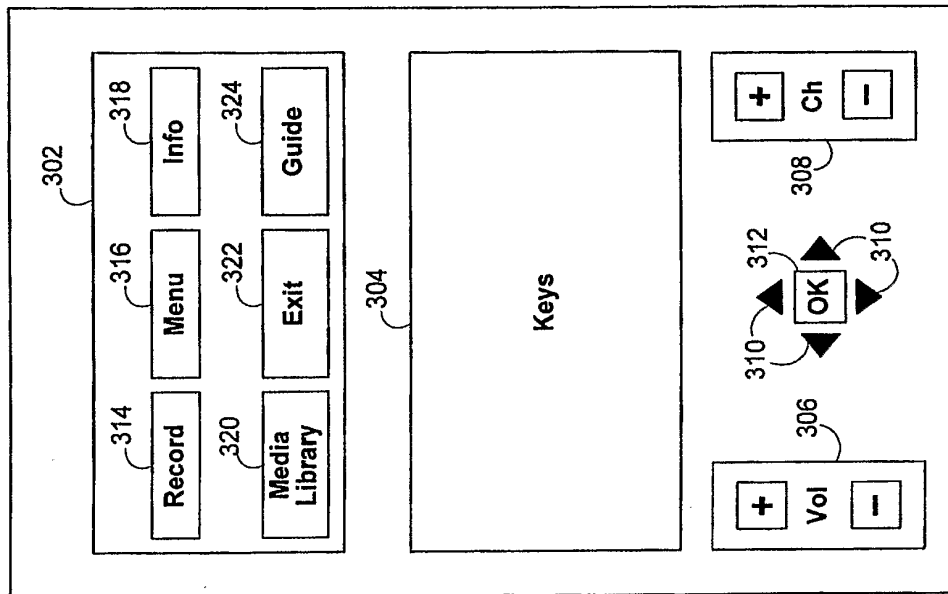


FIG. 2



214

FIG. 3

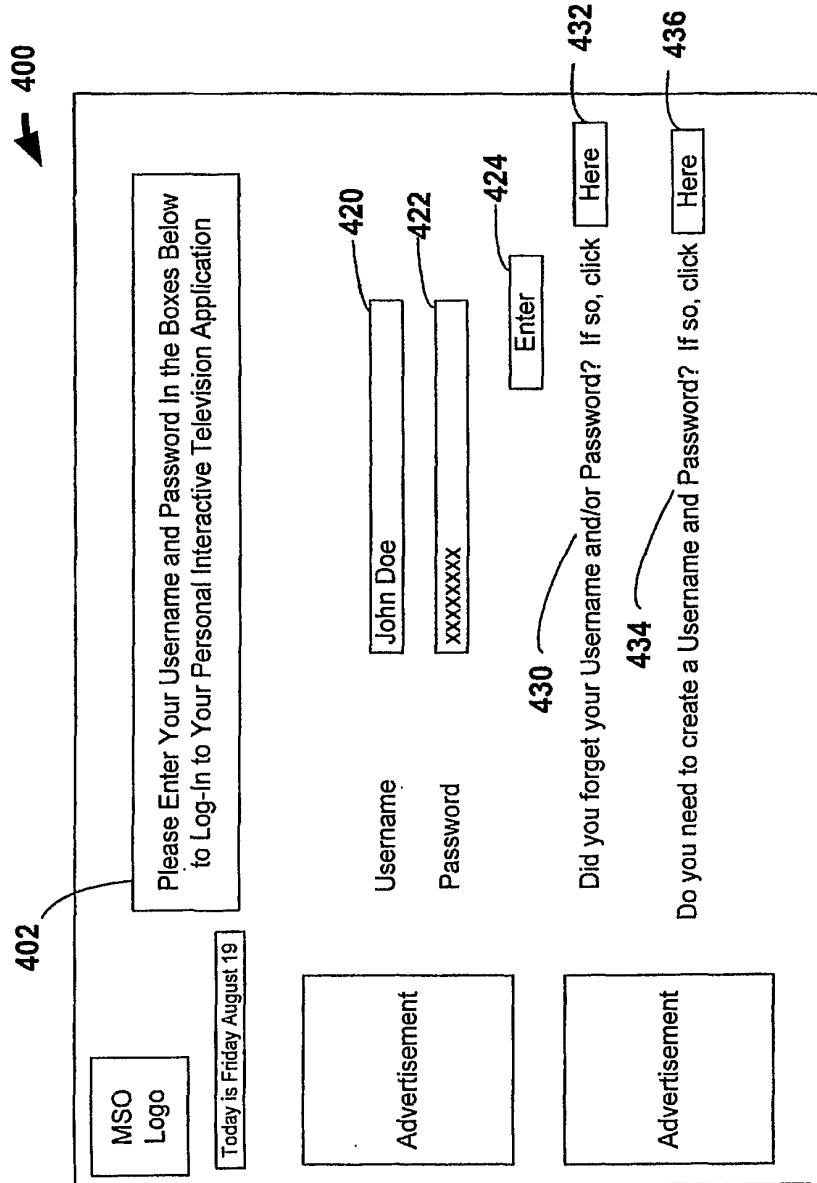


FIG. 4

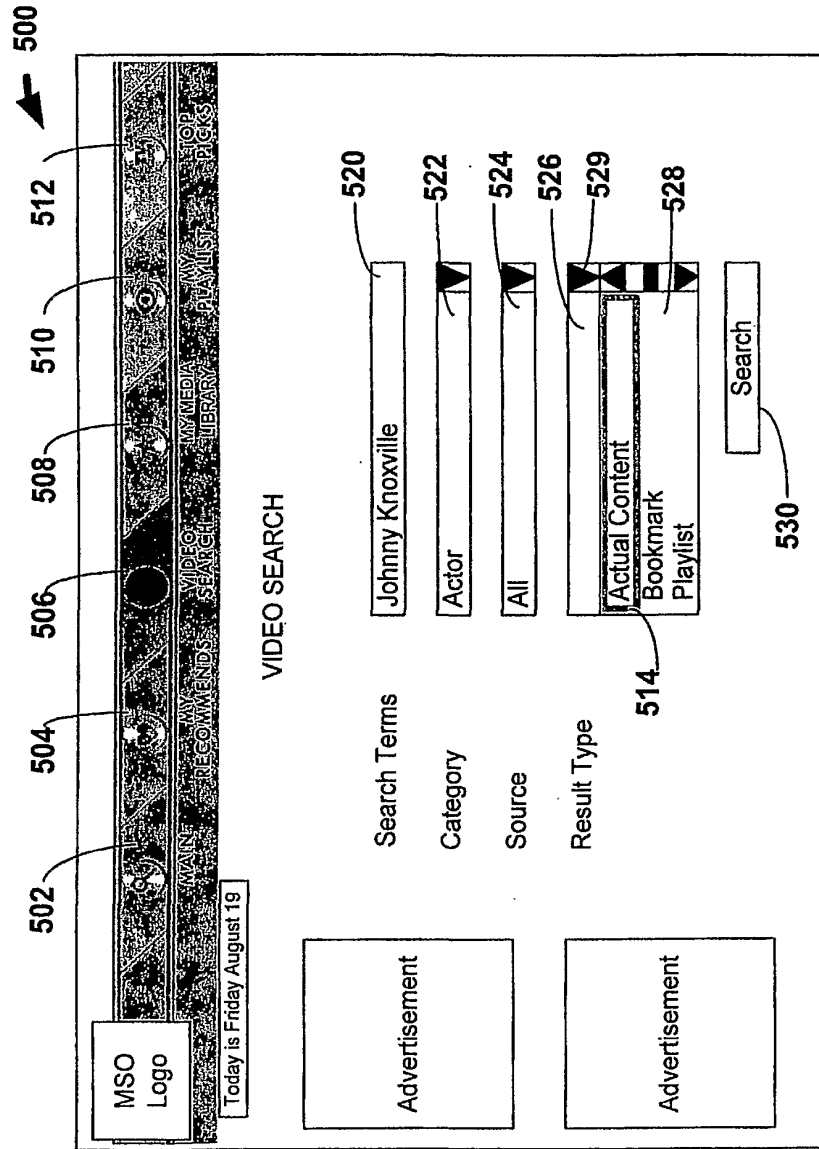


FIG. 5

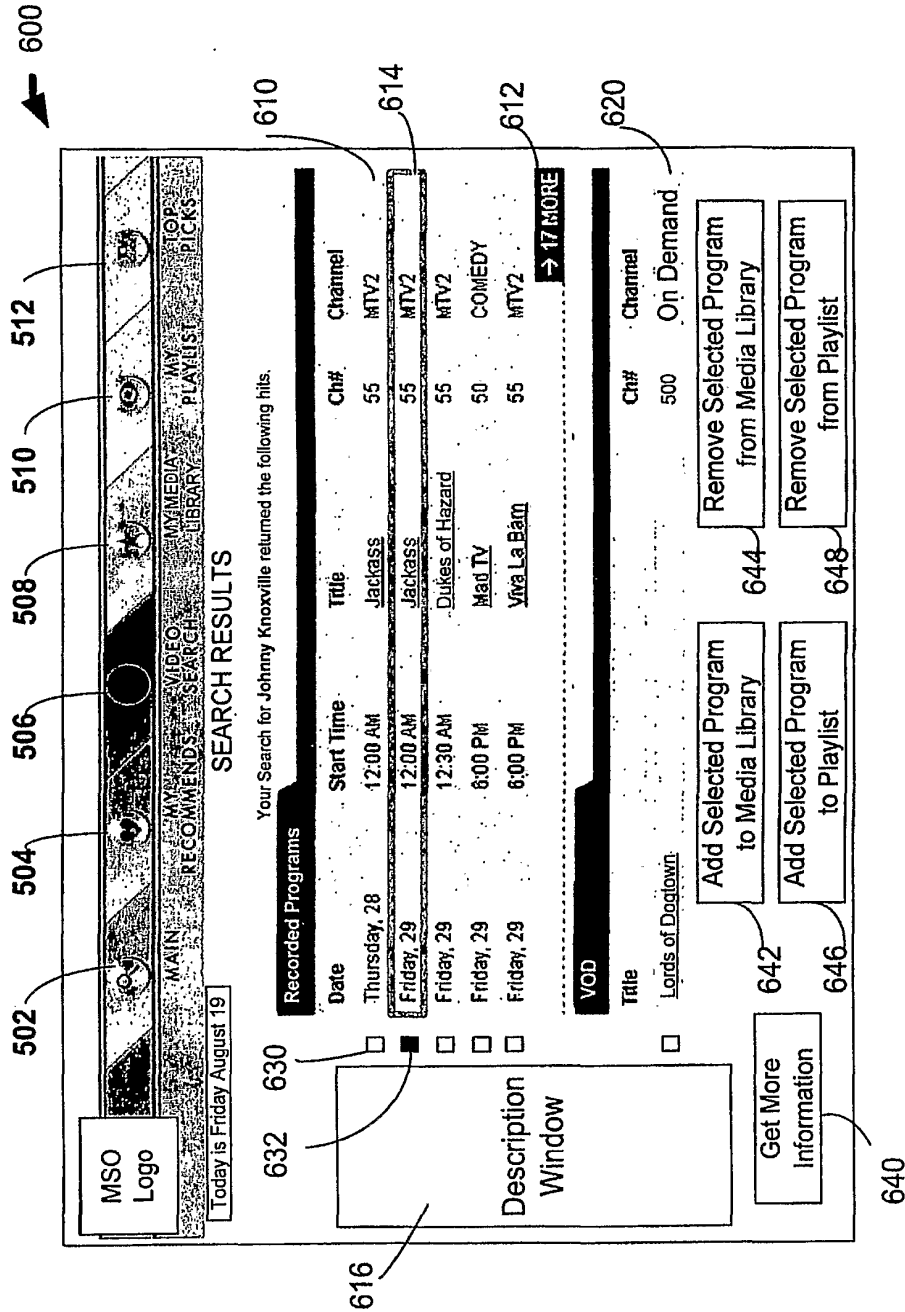


FIG. 6

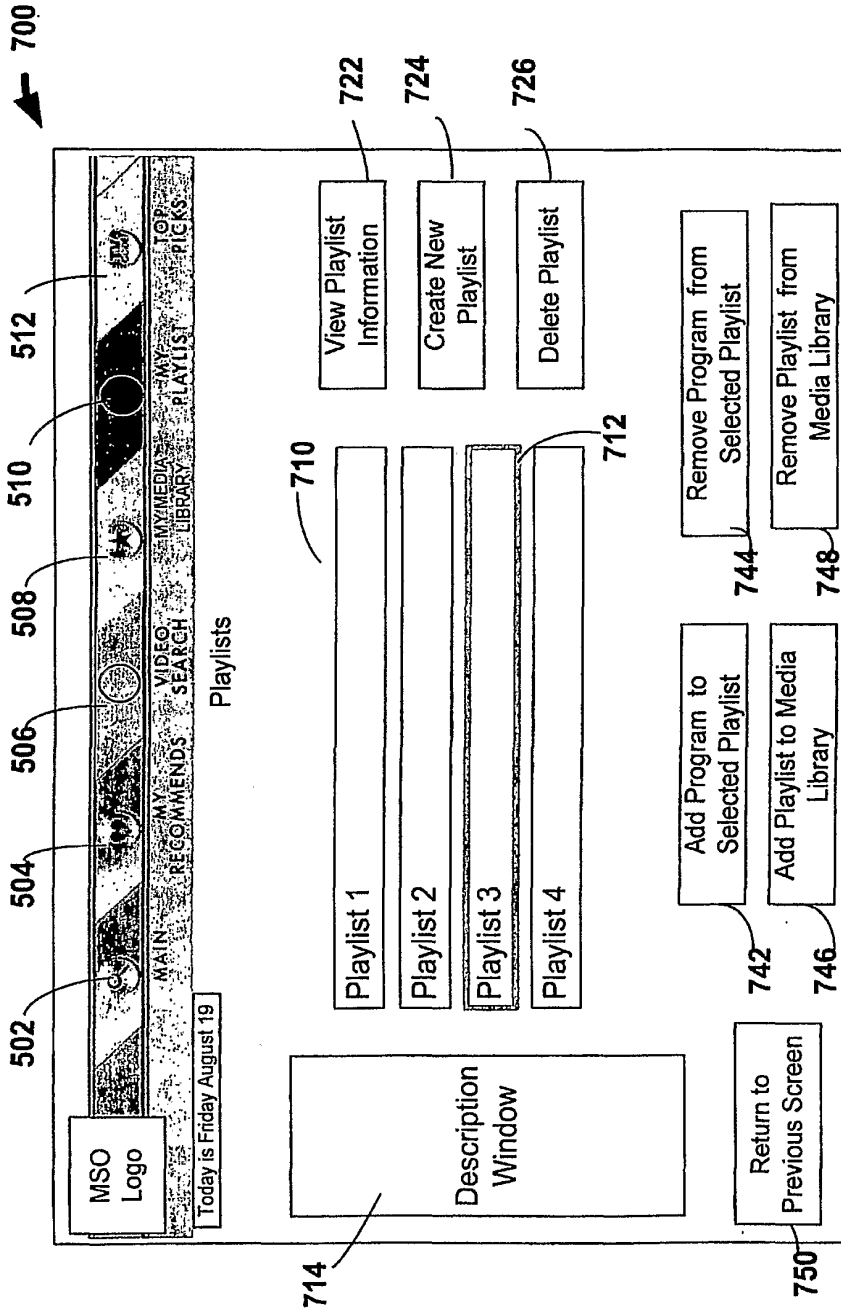


FIG. 7

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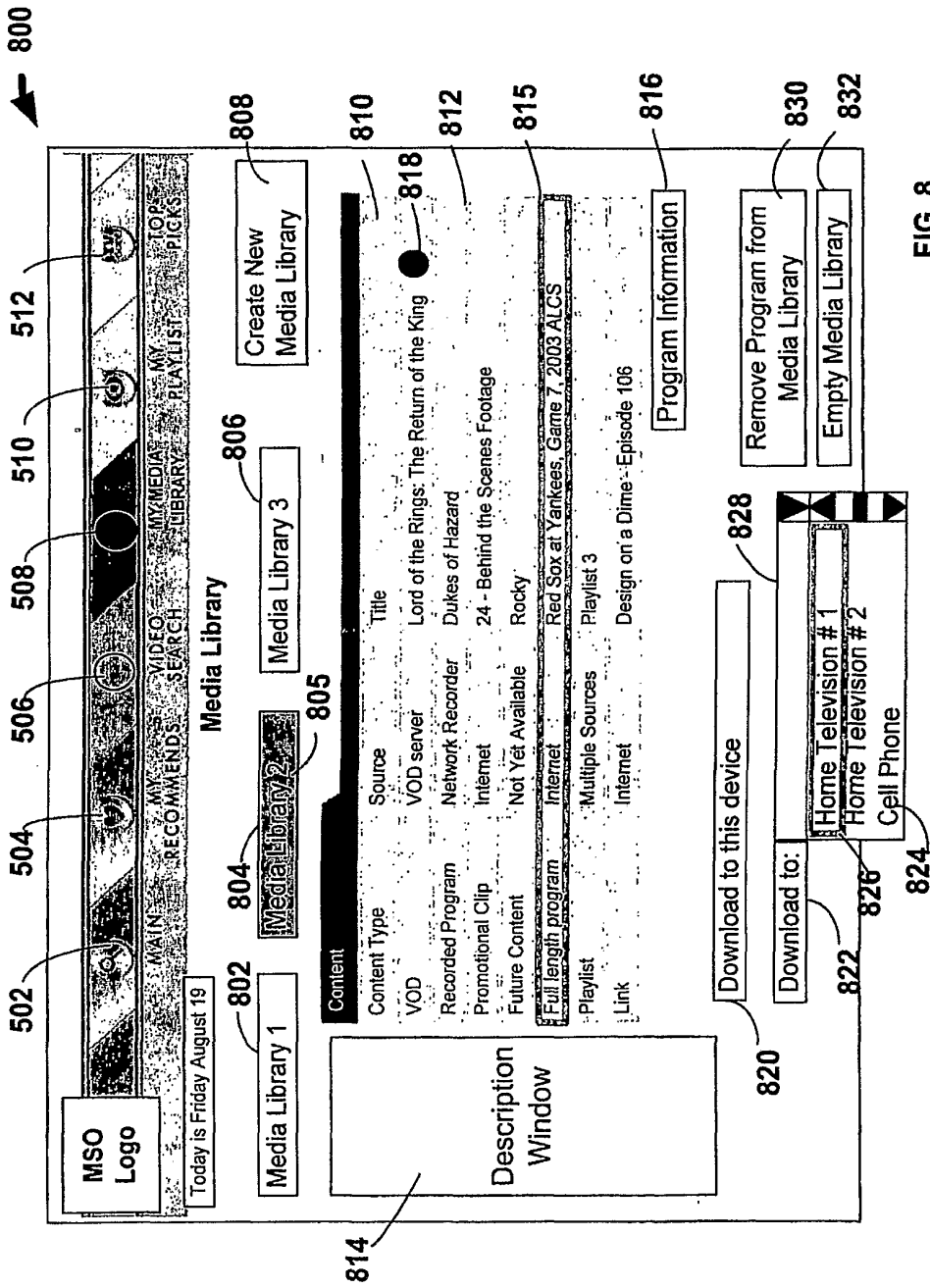


FIG. 8

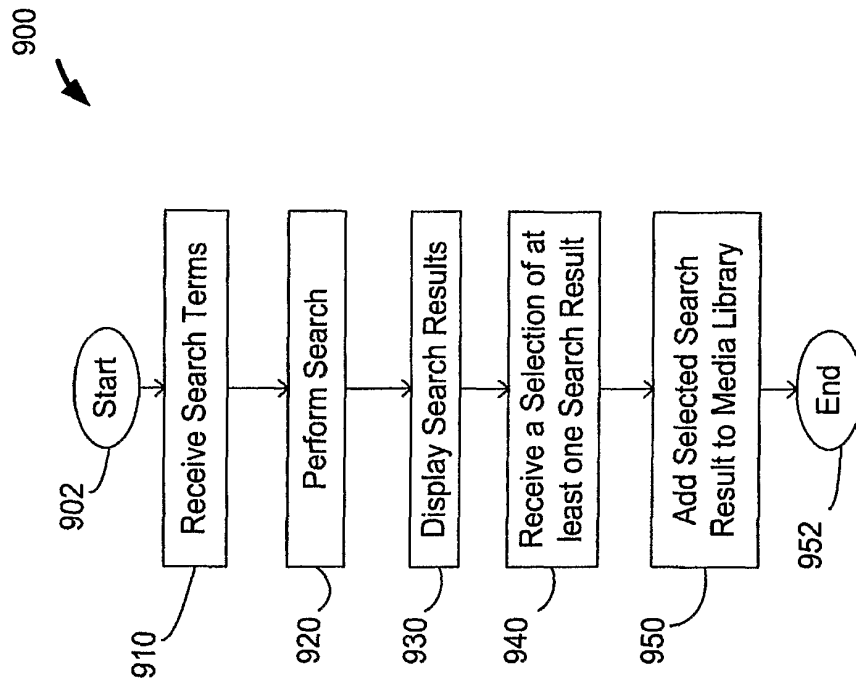


FIG. 9

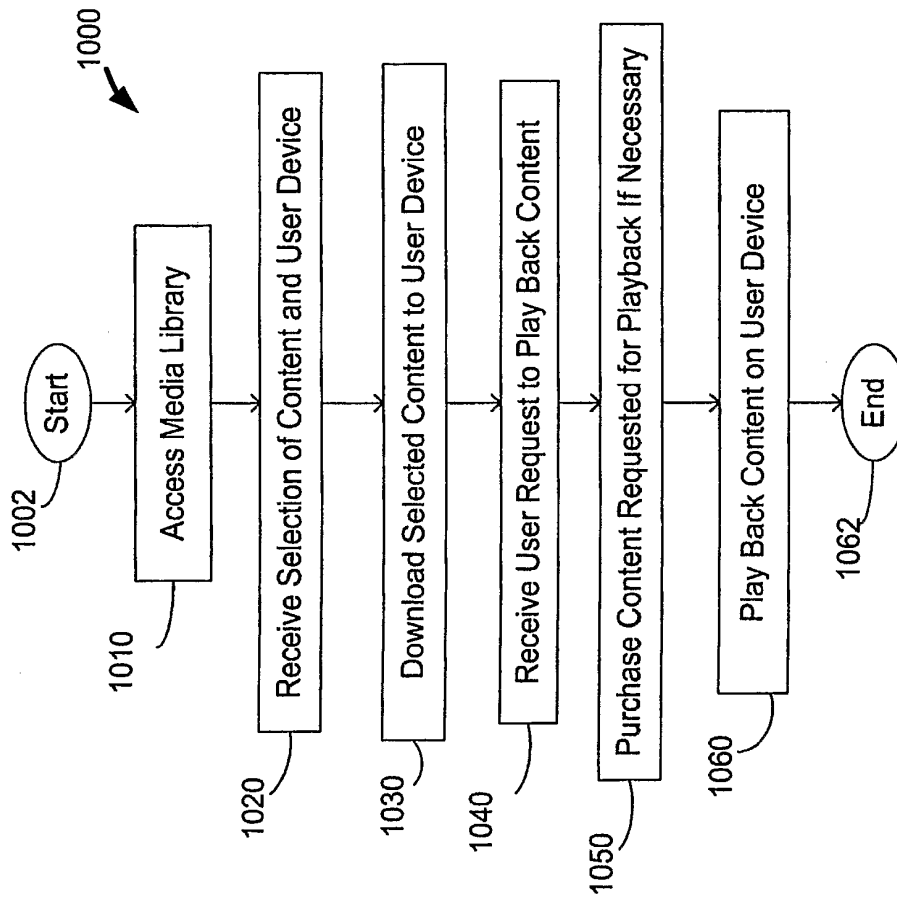


FIG. 10

INTERNATIONAL SEARCH REPORT

International application No
PCT/US2006/047430

A. CLASSIFICATION OF SUBJECT MATTER
INV. G06F17/30

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED
Minimum documentation searched (classification system followed by classification symbols)
G06F

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the International search (name of data base and, where practical, search terms used)
EPO-Internal

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	US 2004/025180 A1 (BEGEJA LEE [US] ET AL) 5 February 2004 (2004-02-05) abstract paragraph [0041] - paragraph [0061] paragraph [0071] - paragraph [0081] figures 1-4	1-25
X	US 2004/096184 A1 (POSLINSKI THOMAS [US]) 20 May 2004 (2004-05-20) the whole document	1-25
X	US 2002/035697 A1 (MCCURDY KEVIN [US] ET AL) 21 March 2002 (2002-03-21) abstract paragraph [0101] - paragraph [0102] paragraph [0141] - paragraph [0156] figure 7	1-25
	----- -/-	

Further documents are listed in the continuation of Box C. **K** See patent family annex.

* Special categories of cited documents :

<p>"A" document defining the general state of the art which is not considered to be of particular relevance</p> <p>"E" earlier document but published on or after the International filing date</p> <p>"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)</p> <p>"O" document referring to an oral disclosure, use, exhibition or other means</p> <p>"P" document published prior to the International filing date but later than the priority date claimed</p>	<p>"T" later document published after the International filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention</p> <p>"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone</p> <p>"Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.</p> <p>"&" document member of the same patent family</p>
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Date of the actual completion of the International search <p style="text-align: center;">21 May 2007</p>	Date of mailing of the International search report <p style="text-align: center;">12/06/2007</p>
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Name and mailing address of the ISA/ European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer <p style="text-align: center;">Dumitrescu, Cristina</p>
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INTERNATIONAL SEARCH REPORT

International application No
PCT/US2006/047430

C(Continuation). DOCUMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with Indication, where appropriate, of the relevant passages	Relevant to claim No.
X	<p>SUSANNE BOLL, UTZ WESTERMANN: "Meeting experience: Medi ther: an event space for context-aware multimedia experiences" PROCEEDINGS OF THE 2003 ACM SIGMM WORKSHOP ON EXPERIENTIAL TELEPRESENCE ETP '03, [Online] 7 November 2003 (2003-11-07), pages 21-30, XP002434278 Berkeley, California ISBN: 1-58113-775-3 Retrieved from the Internet: URL :http://delivery.acm.org/10.1145/990000/982488/p21-bon.pdf?key1=982488&key2=9969139711&coll=portal&dl=ACM&CFID=2181828&CFTOKEN=68827537> [retrieved on 2007-05-16] the whole document</p>	1-25
A	<p>US 2003/172005 A1 (HELLAL FATEN FAY [US] ET AL) 11 September 2003 (2003-09-11) the whole document</p>	1-25
A	<p>US 2005/015405 A1 (PLASTINA DANIEL [US] ET AL) 20 January 2005 (2005-01-20) abstract paragraph [0023] - paragraph [0028]</p>	1-25

INTERNATIONAL SEARCH REPORT

Information on patent family members

International application No

PCT/US2006/047430

Patent document cited in search report	Publication date	Patent family member(s)	Publication date
US 2004025180	A1	05-02-2004	NONE
us 2004096184	A1	20-05-2004	NONE
us 2002035697	A1	21-03-2002	NONE
us 2003172005	A1	11-09-2003	US 2007094096 A1 26-04-2007
us 2005015405	A1	20-01-2005	NONE

Electronic Petition Request	PETITION TO WITHDRAW AN APPLICATION FROM ISSUE AFTER PAYMENT OF THE ISSUE FEE UNDER 37 CFR 1.313(c)
Application Number	15687249
Filing Date	25-Aug-2017
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	DARRIN HOPE
Attorney Docket Number	41197.278581
Title	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

An application may be withdrawn from issue for further action upon petition by the applicant. To request that the Office withdraw an application from issue, applicant must file a petition under this section including the fee set forth in § 1.17(h) and a showing of good and sufficient reasons why withdrawal of the application from issue is necessary.

APPLICANT HEREBY PETITIONS TO WITHDRAW THIS APPLICATION FROM ISSUE UNDER 37 CFR 1.313(c).

A grantable petition requires the following items:

- (1) Petition fee; and
- (2) One of the following reasons:
 - (a) Unpatentability of one or more claims, which must be accompanied by an unequivocal statement that one or more claims are unpatentable, an amendment to such claim or claims, and an explanation as to how the amendment causes such claim or claims to be patentable;
 - (b) Consideration of a request for continued examination in compliance with § 1.114 (for a utility or plant application only); or
 - (c) Express abandonment of the application. Such express abandonment may be in favor of a continuing application, but not a CPA under 37 CFR 1.53(d).

Petition Fee

<input checked="" type="radio"/> Small Entity
<input type="radio"/> Micro Entity
<input type="radio"/> Regular Undiscounted

Reason for withdrawal from issue

- One or more claims are unpatentable
- Consideration of a request for continued examination (RCE) (List of Required Documents and Fees)
- Applicant hereby expressly abandons the instant application (any attorney/agent signing for this reason must have power of attorney pursuant to 37 CFR 1.32(b)).

RCE request, submission, and fee.

- I certify, in accordance with 37 CFR 1.4(d)(4) that :
- The RCE request ,submission, and fee have already been filed in the above-identified application on
 - Are attached.

THIS PORTION MUST BE COMPLETED BY THE SIGNATORY OR SIGNATORIES

I certify, 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 has been given power of attorney in this application.
- An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.
- A sole inventor
- 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
- A joint inventor; all of whom are signing this e-petition

Signature	/KEITH J. BAE/
Name	Keith J. Bae
Registration Number	64633

Electronic Patent Application Fee Transmittal

Application Number:	15687249			
Filing Date:	25-Aug-2017			
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE			
First Named Inventor/Applicant Name:	David Strober			
Filer:	Keith Joshua Bae/Traci Burke			
Attorney Docket Number:	41197.278581			
Filed as Small Entity				
Filing Fees for Utility under 35 USC 111(a)				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
PETITION FEE-37CFR 1.17(H) (GROUP II)	2464	1	70	70
RCE- 2ND AND SUBSEQUENT REQUEST	2820	1	950	950
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 (\$)	1020



UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450
www.uspto.gov

Decision Date : July 22, 2020

In re Application of :

David Strober

DECISION ON PETITION

UNDER CFR 1.313(c)(2)

Application No : 15687249

Filed : 25-Aug-2017

Attorney Docket No : 41 197.278581

This is an electronic decision on the petition under 37 CFR 1.313(c)(2), filed July 22, 2020 , to withdraw the above-identified application from issue after payment of the issue fee.

The petition is **GRANTED**.

The above-identified application is withdrawn from issue for consideration of a submission under 37 CFR 1.114 (request for continued examination). See 37 CFR 1.313(c)(2).

Petitioner is advised that the issue fee paid in this application cannot be refunded. If, however, this application is again allowed, petitioner may request that it be applied towards the issue fee required by the new Notice of Allowance.

Telephone inquiries concerning this decision should be directed to the Patent Electronic Business Center (EBC) at 866-217-9197.

This application file is being referred to Technology Center AU 2173 for processing of the request for continuing examination under 37 CFR 1.114 .

Office of Petitions

Electronic Acknowledgement Receipt

EFS ID:	40076478
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Traci Burke
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	41197.278581
Receipt Date:	22-JUL-2020
Filing Date:	25-AUG-2017
Time Stamp:	17:07:11
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$ 1020
RAM confirmation Number	E20207LH07053812
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	Request for Continued Examination (RCE)	278581_RCE_Form.pdf	1349897	no	3
			32b5bca10fa3520498370c303ddd13592501b886		
Warnings:					
Information:					
2	Quick Path Information Disclosure Statement	278581_QPIDS_Form.pdf	178552	no	2
			df618ba25ad73ae6f34ee596ecb022ce144bfe96		
Warnings:					
Information:					
3	Information Disclosure Statement (IDS) Form (SB08)	278581_IDS.pdf	1035143	no	6
			1a820816d313df51c142953c450115a81cdee68a		
Warnings:					
Information:					
4	Foreign Reference	ForRef_01_WO2008108718A1.pdf	703038	no	40
			45aa11cf9c9165170204bce7293aa288127db67b		
Warnings:					
Information:					
5	Foreign Reference	ForRef_02_WO2007078745A1.pdf	914199	no	68
			3d1dd6494c9370fca10164f5d30f273182da9246		
Warnings:					
Information:					
6	Petition automatically granted by EFS	petition-request.pdf	31604	no	2
			561b65b9f6632155023700014bbf460724f4e0c		
Warnings:					
Information:					

7	Fee Worksheet (SB06)	fee-info.pdf	32402 f1fa3c124a8ee0326c6f8efb2ed845b75c6640ea	no	2
Warnings:					
Information:					
Total Files Size (in bytes):				4244835	
<p>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.</p> <p><u>New Applications Under 35 U.S.C. 111</u> If a new application is being filed and the application includes the necessary components for a filing date (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.</p> <p><u>National Stage of an International Application under 35 U.S.C. 371</u> If a timely submission to enter the national stage of an international application is compliant with the 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.</p> <p><u>New International Application Filed with the USPTO as a Receiving Office</u> If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.</p>					

To: docket.shb@clarivate.com,IPDOCKET@SHB.COM,
From: PAIR_eOfficeAction@uspto.gov
Cc: PAIR_eOfficeAction@uspto.gov
Subject: Private PAIR Correspondence Notification for Customer Number 149550

Jul 23, 2020 04:30:18 AM

Dear PAIR Customer:

SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613
UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 149550 , have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

Disclaimer:

The list of documents shown below is provided as a courtesy and is not part of the official file wrapper. The content of the images shown in PAIR is the official record.

Application	Document	Mailroom Date	Attorney Docket No.
15687249	ISSUE.NTF	07/22/2020	41197.278581

To view your correspondence online or update your email addresses, please visit us anytime at <https://sportal.uspto.gov/secure/myportal/privatepair>.

If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE
PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM



United States Patent and Trademark Office

Office of the Chief Financial Officer

Document Code:WFEE

User :66043

Sale Accounting Date:08/03/2020

Sale Item Reference Number

15687249

Effective Date

07/22/2020

Document Number

I202082B03129280

Fee Code

2806

Fee Code Description

SUBMISSION- INFORMATION
DISCLOSURE STMT

Amount Paid

\$120.00

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Deposit Account



UNITED STATES PATENT AND TRADEMARK OFFICE

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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/687,249	08/25/2017	David Strober	41197.278581	4059
149550	7590	09/03/2020	EXAMINER HOPE, DARRIN	
SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.) 2555 GRAND BLVD KANSAS CITY, MO 64108-2613			ART UNIT 2173	
			NOTIFICATION DATE 09/03/2020	
			DELIVERY MODE ELECTRONIC	

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.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

shbdocketing@shb.com

Notice of Allowability	Application No. 15/687,249	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA (FITF) Status No

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. **THIS NOTICE OF ALLOWABILITY 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.

- 1. This communication is responsive to the IDS filed on 7/22/2020.
 A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on _____.
- 2. 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.
- 3. The allowed claim(s) is/are 1-20. As a result of the allowed claim(s), 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 http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.
- 4. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Certified copies:

- a) All b) Some *c) None of the:
 - 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)).

* Certified copies not received: _____.

Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application.

THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.

- 5. CORRECTED DRAWINGS (as "replacement sheets") must be submitted.
 including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date _____.
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d).
- 6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.

Attachment(s)

- 1. Notice of References Cited (PTO-892)
- 2. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 7/22/2020.
- 3. Examiner's Comment Regarding Requirement for Deposit of Biological Material _____.
- 4. Interview Summary (PTO-413), Paper No./Mail Date. _____.
- 5. Examiner's Amendment/Comment
- 6. Examiner's Statement of Reasons for Allowance
- 7. Other _____.

/DARRIN HOPE/ Examiner, Art Unit 2173	/TADESSE HAILU/ Primary Examiner, Art Unit 2173
--	--

DETAILED ACTION

Notice of Pre-AIA or AIA Status

1. The present application is being examined under the pre-AIA first to invent provisions.
2. This Office Action is responsive to the communications filed on 12 December 2019.

Allowable Subject Matter

3. Claims 1-20 are allowed.
4. The following is an examiner's statement of reasons for allowance:

The present invention is directed to a computer-implemented method and device for presenting and controlling content on a display device.

The prior arts fails to show individually or in combination the elements recited in independent claim 1.

Specifically, the prior art references fail to show, in part, "obtaining a synchronization code associated with the first computing device, wherein the associated synchronization code is stored on a remote server device; providing the synchronization code to a second computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the first computing device and the second computing device; receiving, from the remote server device, a first message that includes at least one command in a first format, the first message being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated second computing device; selecting a first media player application from a plurality of media player applications based at least in

part on the first format of the first message, the first media player application being selected to play a first piece of content referenced in the received first message; and **controlling how the selected first media player application plays the referenced first piece of content** based on a first command of the at least one command in the first format having been included in the received first message” as recited in independent claim 1. At least based on the above distinctions, the Examiner submits that independent claim 1 is patentable over the combination of the cited references. Independent claims 12 and 17 include similar limitations to that of claim 1 and are also patentable over the cited prior art for at least the same reasons described above with respect to claim 1. At least by virtue of their dependency, the Examiner submits that the remaining claims are also patentable over the combination of the cited references.

Accordingly, Claims 1-20 are allowed.

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

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to DARRIN HOPE whose telephone number is (571)270-5079. The examiner can normally be reached on Mon-Thr - 7-4:30, Fri - 7-3:30, Alt. Fri Off.

Examiner interviews are available via telephone, in-person, and video conferencing using a USPTO supplied web-based collaboration tool. To schedule an


interview, applicant is encouraged to use the USPTO Automated Interview Request (AIR) at <http://www.uspto.gov/interviewpractice>.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kieu D Vu can be reached on (571)272-4057. 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 <https://ppair-my.uspto.gov/pair/PrivatePair>. 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.

DARRIN HOPE
Examiner
Art Unit 2173


/TADESSE HAILU/
Primary Examiner, Art Unit 2173

Issue Classification 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

CPC						
Symbol				Type	Version	
G06F		16		74	F	2019-01-01
G06F		16		951	I	2019-01-01
G06F		9		452	I	2018-02-01

CPC Combination Sets				
Symbol	Type	Set	Ranking	Version

/DARRIN HOPE/ Examiner, Art Unit 2173 (Assistant Examiner)	30 August 2020 (Date)	Total Claims Allowed: 20	
/TADESSE HAILU/ Primary Examiner, Art Unit 2173 (Primary Examiner)	31 August 2020 (Date)	O.G. Print Claim(s) 1	O.G. Print Figure 2

Issue Classification 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173


INTERNATIONAL CLASSIFICATION			
CLAIMED			
G06F	17	30	
G06F	9	44	

NON-CLAIMED			

US ORIGINAL CLASSIFICATION	
CLASS	SUBCLASS
715	716

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

/DARRIN HOPE/ Examiner, Art Unit 2173 (Assistant Examiner)	30 August 2020 (Date)	Total Claims Allowed: 20	
/TADESSE HAILU/ Primary Examiner, Art Unit 2173 (Primary Examiner)	31 August 2020 (Date)	O.G. Print Claim(s) 1	O.G. Print Figure 2

Issue Classification 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

Claims renumbered in the same order as presented by applicant
 CPA
 T.D.
 R.1.47

CLAIMS															
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1	10	10	19	19										
2	2	11	11	20	20										
3	3	12	12												
4	4	13	13												
5	5	14	14												
6	6	15	15												
7	7	16	16												
8	8	17	17												
9	9	18	18												

/DARRIN HOPE/ Examiner, Art Unit 2173 (Assistant Examiner)	30 August 2020 (Date)	Total Claims Allowed: 20	
/TADESSE HAILU/ Primary Examiner, Art Unit 2173 (Primary Examiner)	31 August 2020 (Date)	O.G. Print Claim(s) 1	O.G. Print Figure 2

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

U.S.PATENTS						Remove
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
	1	8060631	B2	2011-11-15	Collart et al.	
	2	8614625	B2	2013-12-24	Alsina et al.	
	3	8671440	B2	2014-03-11	Damola et al.	
	4	8782262	B2	2014-07-15	Collart et al.	
	5	8875180	B2	2014-10-28	DEMCHENKO et al.	
	6	8880491	B2	2014-11-04	Morris	
	7	9071792	B2	2015-06-30	Alsina et al.	
	8	9420025	B2	2016-08-16	Park	

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

Application Number	15687249
Filing Date	2017-08-25
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

9	8238887	B2	2012-08-07	Filipov
10	8620284	B2	2013-12-31	Filipov
11	9148756	B2	2015-09-29	Filipov

If you wish to add additional U.S. Patent citation information please click the Add button.

U.S.PATENT APPLICATION PUBLICATIONS

Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
	1	20090150553	A1	2009-06-11	Collart et al.	
	2	20090172780	A1	2009-07-02	Sukeda et al.	
	3	20090193466	A1	2009-07-30	Ehreth et al.	
	4	20100138780	A1	2010-06-03	Marano et al.	
	5	20100241699	A1	2010-09-23	MUTHUKUMARASAMY et al.	
	6	20110296465	A1	2011-12-01	Krishnan et al.	

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

Application Number	15687249
Filing Date	2017-08-25
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

7	20120114313	A1	2012-05-10	Phillips et al.
8	20120192225	A1	2012-07-26	Harwell et al.
9	20160241912	A1	2016-08-18	McCarthy et al.

If you wish to add additional U.S. Published Application citation information please click the Add button.

FOREIGN PATENT DOCUMENTS

Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ² i	Kind Code ⁴	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear	T ⁵
	1	2008108718	WO	A1	2008-09-12	Telefonaktiebolaget LM Ericsson		
	2	2007078745	WO	A1	2007-07-12	UNITED VIDEO PROPERTIES, INC.		

If you wish to add additional Foreign Patent Document citation information please click the Add button.

NON-PATENT LITERATURE DOCUMENTS

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵
	1		

If you wish to add additional non-patent literature document citation information please click the Add button.

EXAMINER SIGNATURE

Examiner Signature	/DARRIN HOPE/	Date Considered	08/30/2020
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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

Application Number	15687249
Filing Date	2017-08-25
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

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

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

Application Number	15687249		
Filing Date	2017-08-25		
First Named Inventor	David Strober		
Art Unit	2173		
Examiner Name	Darrin Hope		
Attorney Docket Number	41197.278581		

CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

See attached certification statement.

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

A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/KEITH J. BAE/	Date (YYYY-MM-DD)	2020-07-22
Name/Print	Keith J. Bae	Registration Number	64633

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.**

Privacy Act Statement

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

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

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

**REQUEST FOR CONTINUED EXAMINATION(RCE)TRANSMITTAL
 (Submitted Only via EFS-Web)**

Application Number	15687249	Filing Date	2017-08-25	Docket Number (if applicable)	41197.278581	Art Unit	2173
First Named Inventor	David Strober			Examiner Name	Darrin Hope		

This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application.
 Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. The Instruction Sheet for this form is located at WWW.USPTO.GOV

SUBMISSION REQUIRED UNDER 37 CFR 1.114

Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s).

Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked.

Consider the arguments in the Appeal Brief or Reply Brief previously filed on _____

Other _____

Enclosed

Amendment/Reply

Information Disclosure Statement (IDS)

Affidavit(s)/ Declaration(s)

Other Petition to withdraw an application from issue after payment of the issue fee under 37 CFR 1.313(c)

MISCELLANEOUS

Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a period of months _____
 (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1.17(i) required)

Other _____

FEES

The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed.
 The Director is hereby authorized to charge any underpayment of fees, or credit any overpayments, to
 Deposit Account No 192112

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED

Patent Practitioner Signature
 Applicant Signature

Doc code: RCEX

Doc description: Request for Continued Examination (RCE)

PTO/SB/30EFS (02-18)

Approved for use through 11/30/2020. 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.

Signature of Registered U.S. Patent Practitioner			
Signature	KEITH J. BAE/	Date (YYYY-MM-DD)	2020-09-03
Name	Keith J. Bae	Registration Number	64633

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

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

Privacy Act Statement

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

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

1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

U.S.PATENTS

Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
	1	9720887	B2	2017-08-01	Pappu, et al.	
	2	8782528	B2	2014-07-15	Strober	
	3	8356251	B2	2013-01-15	Strober	

If you wish to add additional U.S. Patent citation information please click the Add button.

U.S.PATENT APPLICATION PUBLICATIONS

Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
	1					

If you wish to add additional U.S. Published Application citation information please click the Add button.

FOREIGN PATENT DOCUMENTS

Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ² i	Kind Code ⁴	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear	T ⁵
	1							

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

Application Number	15687249
Filing Date	2017-08-25
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

If you wish to add additional Foreign Patent Document citation information please click the Add button

NON-PATENT LITERATURE DOCUMENTS

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵
	1		

If you wish to add additional non-patent literature document citation information please click the Add button

EXAMINER SIGNATURE

Examiner Signature	<input type="text"/>	Date Considered	<input type="text"/>
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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

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	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

CERTIFICATION STATEMENT

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OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

See attached certification statement.

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

A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/KEITH J. BAE/	Date (YYYY-MM-DD)	2020-09-03
Name/Print	Keith J. Bae	Registration Number	64633

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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).
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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.
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Electronic Patent Application Fee Transmittal

Application Number:	15687249			
Filing Date:	25-Aug-2017			
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE			
First Named Inventor/Applicant Name:	David Strober			
Filer:	Keith Joshua Bae/Traci Burke			
Attorney Docket Number:	41197.278581			
Filed as Small Entity				
Filing Fees for Utility under 35 USC 111(a)				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
PETITION FEE-37CFR 1.17(H) (GROUP II)	2464	1	70	70
RCE- 2ND AND SUBSEQUENT REQUEST	2820	1	950	950
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 (\$)				1020



UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450
www.uspto.gov

Decision Date : September 3, 2020

In re Application of :

David Strober

DECISION ON PETITION

UNDER CFR 1.313(c)(2)

Application No : 15687249

Filed : 25-Aug-2017

Attorney Docket No : 41 197.278581

This is an electronic decision on the petition under 37 CFR 1.313(c)(2), filed September 3, 2020 to withdraw the above-identified application from issue after payment of the issue fee.

The petition is **GRANTED**.

The above-identified application is withdrawn from issue for consideration of a submission under 37 CFR 1.114 (request for continued examination). See 37 CFR 1.313(c)(2).

Petitioner is advised that the issue fee paid in this application cannot be refunded. If, however, this application is again allowed, petitioner may request that it be applied towards the issue fee required by the new Notice of Allowance.

Telephone inquiries concerning this decision should be directed to the Patent Electronic Business Center (EBC) at 866-217-9197.

This application file is being referred to Technology Center AU 2173 for processing of the request for continuing examination under 37 CFR 1.114 .

Office of Petitions

Electronic Acknowledgement Receipt

EFS ID:	40467855
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Traci Burke
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	41197.278581
Receipt Date:	03-SEP-2020
Filing Date:	25-AUG-2017
Time Stamp:	15:50:44
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$ 1020
RAM confirmation Number	E202093F50407942
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	Petition automatically granted by EFS	petition-request.pdf	31604	no	2
			db0e87461f4b58936a6bf7d3862202e656f4e03c		
Warnings:					
Information:					
2	Request for Continued Examination (RCE)	278581_RCE.pdf	1350052	no	3
			42fb7226ac09b72caccd1564ecc81c2c24c49543		
Warnings:					
Information:					
3	Information Disclosure Statement (IDS) Form (SB08)	278581_IDS.pdf	1034340	no	4
			fed236ea580fec1857a58b0d333302a55236ab75		
Warnings:					
Information:					
4	Fee Worksheet (SB06)	fee-info.pdf	32402	no	2
			040d4d48e2abba79b49c16e03e53612e8e4a47487		
Warnings:					
Information:					
Total Files Size (in bytes):			2448398		

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

New Applications Under 35 U.S.C. 111

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

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

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

New International Application Filed with the USPTO as a Receiving Office

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

Electronic Petition Request	PETITION TO WITHDRAW AN APPLICATION FROM ISSUE AFTER PAYMENT OF THE ISSUE FEE UNDER 37 CFR 1.313(c)
Application Number	15687249
Filing Date	25-Aug-2017
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	DARRIN HOPE
Attorney Docket Number	41197.278581
Title	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

An application may be withdrawn from issue for further action upon petition by the applicant. To request that the Office withdraw an application from issue, applicant must file a petition under this section including the fee set forth in § 1.17(h) and a showing of good and sufficient reasons why withdrawal of the application from issue is necessary.

APPLICANT HEREBY PETITIONS TO WITHDRAW THIS APPLICATION FROM ISSUE UNDER 37 CFR 1.313(c).

A grantable petition requires the following items:

- (1) Petition fee; and
- (2) One of the following reasons:
 - (a) Unpatentability of one or more claims, which must be accompanied by an unequivocal statement that one or more claims are unpatentable, an amendment to such claim or claims, and an explanation as to how the amendment causes such claim or claims to be patentable;
 - (b) Consideration of a request for continued examination in compliance with § 1.114 (for a utility or plant application only); or
 - (c) Express abandonment of the application. Such express abandonment may be in favor of a continuing application, but not a CPA under 37 CFR 1.53(d).

Petition Fee

<input checked="" type="radio"/> Small Entity
<input type="radio"/> Micro Entity
<input type="radio"/> Regular Undiscounted

Reason for withdrawal from issue

- One or more claims are unpatentable
- Consideration of a request for continued examination (RCE) (List of Required Documents and Fees)
- Applicant hereby expressly abandons the instant application (any attorney/agent signing for this reason must have power of attorney pursuant to 37 CFR 1.32(b)).

RCE request, submission, and fee.

- I certify, in accordance with 37 CFR 1.4(d)(4) that :
- The RCE request ,submission, and fee have already been filed in the above-identified application on
 - Are attached.

THIS PORTION MUST BE COMPLETED BY THE SIGNATORY OR SIGNATORIES

I certify, 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 has been given power of attorney in this application.
- An attorney or agent registered to practice before the Patent and Trademark Office, acting in a representative capacity.
- A sole inventor
- 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
- A joint inventor; all of whom are signing this e-petition

Signature	/KEITH J. BAE/
Name	Keith J. Bae
Registration Number	64633

To: shbdocketing@shb.com,,
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Application	Document	Mailroom Date	Attorney Docket No.
15687249	NOA	09/03/2020	41197.278581
	1449	09/03/2020	41197.278581

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Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE
PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

U.S.PATENTS

Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
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Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
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Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ² i	Kind Code ⁴	Publication Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear	T ⁵
	1							

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NON-PATENT LITERATURE DOCUMENTS

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

1		Preinterview First Office Action dated September 03, 2020, in U.S. Patent Application no. 16/917,095, 24 pages.
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If you wish to add additional non-patent literature document citation information please click the Add button

EXAMINER SIGNATURE

Examiner Signature		Date Considered	
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

See attached certification statement.

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

A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/KEITH J. BAE/	Date (YYYY-MM-DD)	2020-11-30
Name/Print	Keith J. Bae	Registration Number	64633

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. **DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

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

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

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



ELECTRONIC ACKNOWLEDGEMENT RECEIPT

APPLICATION #
15/687,249

RECEIPT DATE / TIME
11/30/2020 04:01:58 PM ET

ATTORNEY DOCKET #
41197.278581

Title of Invention

PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

Application Information

APPLICATION TYPE Utility - Nonprovisional Application
under 35 USC 111(a)

PATENT # -

CONFIRMATION # 4059

FILED BY Traci Burke

PATENT CENTER # 60112384

FILING DATE 08/25/2017

CUSTOMER # 149550

FIRST NAMED INVENTOR David Strober

CORRESPONDENCE ADDRESS -

AUTHORIZED BY Keith Bae

Documents

TOTAL DOCUMENTS: 2

DOCUMENT	PAGES	DESCRIPTION	SIZE (KB)
41197-278581-IDSForm.pdf	4	Information Disclosure Statement (IDS) Form (SB08)	983 KB
278581_NPL.pdf	24	Non Patent Literature	1070 KB

Digest

DOCUMENT	MESSAGE DIGEST(SHA-512)
41197-278581-IDSForm.pdf	D3A828AD174A2A41777114F175259986609CA827583FBBF02687 1C30F137B08EE53C427A4603549E90FCC23727ECD4E9051968 A6221997E4A57CD8B005B0F0A49

278581_NPL.pdf

AED3BE00EA366CF78D16E68A36A61242ED682656DBBB251B
CD229FB12DDE66ACF65A9E1E82CD9B06522DF3943B9E062B
413A34ECFA7FE160EDAF15D54A55297C

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 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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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
16/917,095	06/30/2020	David Strober	41197.280029	6770
149550	7590	09/03/2020	EXAMINER HOPE, DARRIN	
SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.) 2555 GRAND BLVD KANSAS CITY, MO 64108-2613			ART UNIT PAPER NUMBER 2173	
			NOTIFICATION DATE DELIVERY MODE 09/03/2020 ELECTRONIC	

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.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

shbdocketing@shb.com

Notice of Pre-AIA or AIA Status

1. The present application, filed on or after March 16, 2013, is being examined under the first inventor to file provisions of the AIA. This Office Action is responsive to the communications filed on 6/30/2020. Claims 1-20 are presented for examinations.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(a)(2) the claimed invention was described in a patent issued under section 151, or in an application for patent published or deemed published under section 122(b), in which the patent or application, as the case may be, names another inventor and was effectively filed before the effective filing date of the claimed invention.

3. **Claims 1, 5, 8, 12, 15 and 16 are rejected under 35 U.S.C. 102(a)(2) as being anticipated by Sukeda et al. (Hereinafter, Sukeda, US 2009/0172780 A1).**

4. **Per claim 1**, Sukeda discloses a non-transitory computer storage medium storing computer-useable instructions (e.g., data storing part 100 as shown in Fig. 1) that, when used by a computing device, cause the computing device to perform operations comprising:

- providing a unique identifier of the computing device (e.g., a display terminal) to another computing device (e.g., an operation terminal such as a mobile phone and a mobile terminal) (e.g., step 331 as shown in Fig. 11; paragraph [0052]; paragraph [0066], "FIG. 11 shows a processing procedure for newly registering the operation terminal such as a mobile phone and a mobile terminal. While the QR Code in which the URL for registration including the display terminal ID is encoded is displayed on the display terminal (331), the QR Code is read by use

of the operation terminal (mainly, mobile phone) (332) ... ; Examiner's Note:

Sukeda discloses providing a terminal ID for a display terminal 302.);

- receiving a set of messages from the other computing device based on the provided unique identifier (paragraph [0052], "... *When the QR Code is read using the operation terminal (mainly, mobile phone) (303), and the operation terminal accesses the URL for registration with an identification code of the operation terminal itself being attached (304), the server receives the display terminal ID and the terminal identification code of the operation terminal, and starts registration processing...* "; Examiner's Note: Sukeda discloses a server receiving a message from an operation terminal having the terminal identifier.), the received set of messages referencing a piece of content associated with a first media playing element of a plurality of media playing elements (e.g., data 112 as shown in Fig. 3; paragraph [0050], "*The data 112 with respect to the latest display contents/list is data for storing the contents and list to be displayed by each display terminal together with a mode to display. The data 112 includes information, such as a display mode 161 whether to display a single content or a list display, an ID 162 of the display terminal, an ID (or arrangement) 163 of the contents to be displayed, a search condition and keyword 164 inputted from the operation terminal (when needed), and a date and time of update 165. Metadata 170 of each content is referred to from the content ID 163. The metadata 170 includes a reference 175 to a content body 177 and variety of information related to the content ...*"), and including a set of commands that corresponds to the first media playing element (e.g., data 113 as shown in Fig. 3; paragraph [0050],

"...The data 113 includes an ID 181 of the display terminal and information such as a displayed state 182, a volume 183, a date and time of update 184, etc., and defines the playback status and volume of each display terminal. "; paragraph [0053], " ...When the operation terminal sends a command to change the playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322)... ";

- *selecting the first media playing element from the plurality of media playing elements based at least in part on the received message(e.g., step 318 as shown in Fig. 5; paragraph [0053], "... When the list of the contents is browsed on the operation terminal (317) and an individual content is selected from the list (318), the server updates the latest display contents 112, and displays a thumbnail image, detailed contents information, or the like on a screen of the operation terminal (319)... "; and*
- *controlling how the selected first media playing element plays the referenced piece of content based on at least one command of the set of commands included in the received set of messages (paragraph [0015] ; paragraph [0046]; paragraph [0053], "... On the operation terminal, the thumbnail and a description of the contents are browsed (320), and the playback status and the volume are adjusted when necessary (321). When the operation terminal sends a command to change the playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322) ... "; paragraph [0059], "... When operation of changing playback status and adjustment of the volume are performed on this screen, a command is sent to the*

server so that contents playback in the display terminal is controlled. ”;

paragraph [0060]).

5. **Per claim 5**, Sukeda discloses the medium of claim 1, wherein the unique identifier includes one of an IP address, a MAC address, a web cookie, a browser cookie, a QR code (paragraph [0052]), a RFID code, a text, or a synchronization code. Sukeda disclose scanning a QR code identifying a URL address to a server. A unique display terminal ID is provided to a server.

6. **Per claim 8**, Sukeda discloses a computerized system comprising:

- a server (e.g., server 001 as shown in Fig. 1; paragraph [0011]; paragraph [0046]); and
- a media receiver (e.g., display terminal as shown in Fig. 1) to
- provide a unique identifier of the computing device (e.g., a display terminal) to another computing device (e.g., an operation terminal such as a mobile phone and a mobile terminal) (e.g., step 331 as shown in Fig. 11; paragraph [0052]; paragraph [0066], *“FIG. 11 shows a processing procedure for newly registering the operation terminal such as a mobile phone and a mobile terminal. While the QR Code in which the URL for registration including the display terminal ID is encoded is displayed on the display terminal (331), the QR Code is read by use of the operation terminal (mainly, mobile phone) (332) ...”* ; Examiner’s Note: Sukeda discloses providing a terminal ID for a display terminal 302.);
- receive a set of messages from the other computing device based on the provided unique identifier (paragraph [0052], *“... When the QR Code is read using the operation terminal (mainly, mobile phone) (303), and the operation terminal*

accesses the URL for registration with an identification code of the operation terminal itself being attached (304), the server receives the display terminal ID and the terminal identification code of the operation terminal, and starts registration processing... "; Examiner's Note: Sukeda discloses a server receiving a message from an operation terminal having the terminal identifier.), the received set of messages referencing a piece of content associated with a first media playing element of a plurality of media playing elements (e.g., data 112 as shown in Fig. 3; paragraph [0050], " *The data 112 with respect to the latest display contents/list is data for storing the contents and list to be displayed by each display terminal together with a mode to display. The data 112 includes information, such as a display mode 161 whether to display a single content or a list display, an ID 162 of the display terminal, an ID (or arrangement) 163 of the contents to be displayed, a search condition and keyword 164 inputted from the operation terminal (when needed), and a date and time of update 165. Metadata 170 of each content is referred to from the content ID 163. The metadata 170 includes a reference 175 to a content body 177 and variety of information related to the content ...* "), and including a set of commands that corresponds to the first media playing element (e.g., data 113 as shown in Fig. 3; paragraph [0050], "...*The data 113 includes an ID 181 of the display terminal and information such as a displayed state 182, a volume 183, a date and time of update 184, etc., and defines the playback status and volume of each display terminal.* "; paragraph [0053], " *...When the operation terminal sends a command to change the*

playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322)... ”;

- *select the first media playing element from the plurality of media playing elements based at least in part on the received message(e.g., step 318 as shown in Fig. 5; paragraph [0053], “... When the list of the contents is browsed on the operation terminal (317) and an individual content is selected from the list (318), the server updates the latest display contents 112, and displays a thumbnail image, detailed contents information, or the like on a screen of the operation terminal (319)... ”); and*
- *control how the selected first media playing element plays the referenced piece of content based on at least one command of the set of commands included in the received set of messages (paragraph [0015] ; paragraph [0046]; paragraph [0053], “... On the operation terminal, the thumbnail and a description of the contents are browsed (320), and the playback status and the volume are adjusted when necessary (321). When the operation terminal sends a command to change the playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322) ... ”; paragraph [0059], “... When operation of changing playback status and adjustment of the volume are performed on this screen, a command is sent to the server so that contents playback in the display terminal is controlled. ”; paragraph [0060]).*

7. **Per claim 12**, Sukeda discloses the computerized system of claim 8, wherein the unique identifier includes one of an IP address, a MAC address, a web cookie, a

browser cookie, a QR code (paragraph [0052]), a RFID code, a text, or a synchronization code. Sukeda disclose scanning a QR code identifying a URL address to a server. A unique display terminal ID is provided to a server.

8. **Per claim 15**, Sukeda discloses the computerized system of claim 8, wherein each media playing element of the plurality of media playing elements is operable to play and/or control a corresponding type of media (paragraph [0015] ; paragraph [0046]; paragraph [0053], "... *On the operation terminal, the thumbnail and a description of the contents are browsed (320), and the playback status and the volume are adjusted when necessary (321). When the operation terminal sends a command to change the playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322) ...* "; paragraph [0059], "... *When operation of changing playback status and adjustment of the volume are performed on this screen, a command is sent to the server so that contents playback in the display terminal is controlled.* "; paragraph [0060)).

9. **Per claim 16**, Sukeda discloses the computerized system of claim 8, wherein the set of messages is received from the computing device based further on each of the computing device and the media receiver being in communication with the server (Abstract; paragraphs [0010-0011]; paragraphs [0013-0014]; paragraph [0046]).

Claim Rejections - 35 USC § 103

10. The following is a quotation of 35 U.S.C. 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent for a claimed invention may not be obtained, notwithstanding that the claimed invention is not identically disclosed as set forth in section 102, if the differences between the claimed invention and the prior art are such that the claimed invention as a whole would have been obvious before the effective filing date of the claimed invention to a person having

ordinary skill in the art to which the claimed invention pertains. Patentability shall not be negated by the manner in which the invention was made.

11.

12. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103 are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating

obviousness or nonobviousness.

13. Claims 2-4, 6, 7, 9-11, 13, 14 and 17-20 are rejected under 35 U.S.C. 103 as being unpatentable over Sukeda et al. (Hereinafter, Sukeda, US 2009/0172780 A1) in view of Mahajan et al. (Hereinafter, Mahajan, US 2009/0248802 A1).

14. **Per claim 2**, Sukeda discloses the medium of claim 1, but does not expressly disclose wherein the set of commands included in the received set of messages is recognizable by the first media playing element.

15. Mahajan discloses wherein the set of commands included in the received set of messages is recognizable by the first media playing element (paragraph [0013]; paragraph [0022], " ... *For example, in the present example the collaboration media abstraction layer 130 can abstract or genericize the media playback commands specific to media platform 122. The genericized media playback commands can then be translated into media playback commands specific to the client's media platform 126.*").

16. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing

multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

17. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 2.

18. Per claim 3, Sukeda and Mahajan disclose the medium of claim 2, wherein the set of commands is converted via an API adapter (Mahajan, e.g., RTS abstraction module 210 as shown in Fig. 2) to be recognizable by the first media playing element, the set of commands being converted based on a determination that the first media playing element is associated with the referenced piece of content (Mahajan, paragraphs [0013-0014]; paragraph [0022]; paragraph [0036]; paragraph [0041-0042]).

19. Per claim 4, Sukeda discloses the medium of claim 1, but does not expressly disclose wherein the set of commands is defined in a universal format and converted to a particular format recognizable by the first media playing element.

20. Mahajan discloses wherein the set of commands is defined in a universal format and converted to a particular format recognizable by the first media playing element (paragraph [0013]; paragraph [0022], " ... For example, in the present example the collaboration media abstraction layer 130 can abstract or genericize the media playback

commands specific to media platform 122. The genericized media playback commands can then be translated into media playback commands specific to the client's media platform 126.").

21. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

22. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 4.

23. Per claim 6, Sukeda discloses the medium of claim 1, but does not expressly disclose wherein the received set of commands includes programming code associated with the first media playing element.

24. Mahajan discloses wherein the received set of commands includes programming code (e.g., generic media operations 310A-310I as shown in Fig. 3) associated with the first media playing element (paragraph [0036]).

25. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing

multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

26. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 6.

27. Per claim 7, Sukeda discloses the medium of claim 1, but does not expressly disclose wherein each media playing element of the plurality of media playing elements is operable to play and/or control a corresponding type of media.

28. Mahajan discloses wherein each media playing element of the plurality of media playing elements is operable to play and/or control a corresponding type of media (paragraphs [0039-0040]).

29. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This

method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

30. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 7.

31. Per claim 9, Sukeda discloses the computerized system of claim 8, but does not expressly disclose wherein the set of commands in the universal format is included in the set of messages communicated from the computing device.

32. Mahajan discloses wherein the set of commands in the universal format is included in the set of messages communicated from the computing device (paragraphs [0039-0040]; paragraph [0042]).

33. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

34. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 9.

35. **Per claim 10**, Sukeda and Mahajan disclose the computerized system of claim 9, wherein the converted set of commands in the first format is included in the received set of messages (Mahajan, paragraph [0022]; paragraphs [0039-0040]; paragraph [0042]).

36. **Per claim 11**, Sukeda discloses the computerized system of claim 8, but does not expressly wherein the computerized system is configured to convert the set of commands from the universal format to the first format based on the piece of content being associated with the first media playing element.

37. Mahajan discloses wherein the set of commands in the universal format is included in the set of messages communicated from the computing device (paragraphs [0039-0040]; paragraph [0042]).

38. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

39. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 11.

40. **Per claim 13**, Sukeda discloses the computerized system of claim 8, but does not expressly disclose wherein the converted set of commands includes programming code associated with the first media playing element.

41. Mahajan discloses wherein the converted set of commands includes programming code associated with the first media playing element (e.g., generic media operations 310A-310I as shown in Fig. 3) associated with the first media playing element (paragraph [0036]).

42. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

43. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 13.

44. **Per claim 14**, Sukeda discloses the computerized system of claim 8, but does not expressly disclose wherein the set of commands converted to the first format is recognizable to the first media playing element.

45. Mahajan discloses wherein the set of commands converted to the first format is recognizable to the first media playing element (paragraph [0013]; paragraph [0022], “*... For example, in the present example the collaboration media abstraction layer 130 can abstract or genericize the media playback commands specific to media platform 122. The genericized media playback commands can then be translated into media playback commands specific to the client's media platform 126.*”).

46. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could “facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client” as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

47. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 14.

48. **Per claim 17**, Sukeda discloses a computer-implemented method for controlling playback of various types of content, comprising:

- providing, by a media receiver, a unique identifier of the media receiver to a computing device in communication with a server system(e.g., step 331 as shown in Fig. 11; paragraph [0052]; paragraph [0066], “*FIG. 11 shows a*

processing procedure for newly registering the operation terminal such as a mobile phone and a mobile terminal. While the QR Code in which the URL for registration including the display terminal ID is encoded is displayed on the display terminal (331), the QR Code is read by use of the operation terminal (mainly, mobile phone) (332) ... ; Examiner's Note: Sukeda discloses providing a terminal ID for a display terminal 302.);

- based on the provided unique identifier, receiving, by the media receiver via the server system, a set of messages from the computing device, the received set of messages referencing a piece of content associated with a first media playing element of a plurality of media playing elements(paragraph [0052], "... *When the QR Code is read using the operation terminal (mainly, mobile phone) (303), and the operation terminal accesses the URL for registration with an identification code of the operation terminal itself being attached (304), the server receives the display terminal ID and the terminal identification code of the operation terminal, and starts registration processing...* "; Examiner's Note: Sukeda discloses a server receiving a message from an operation terminal having the terminal identifier), and;
- selecting, by the media receiver, the first media playing element from the plurality of media playing elements based at least in part on the received message(e.g., step 318 as shown in Fig. 5; paragraph [0053], "... *When the list of the contents is browsed on the operation terminal (317) and an individual content is selected from the list (318), the server updates the latest display contents 112, and*

displays a thumbnail image, detailed contents information, or the like on a screen of the operation terminal (319)... "); and

49. Sukeda does not expressly disclose:

- including a set of commands converted from a universal format defined by the computing device to a first format that corresponds to the first media playing element(paragraphs [0039-0040]; paragraph [0042]), and
- controlling, by the media receiver, how the selected first media playing element plays the referenced piece of content based on at least one command of the converted set of commands included in the received set of messages(paragraphs [0039-0040]).

50. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

51. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 17.

52. **Per claim 18**, Sukeda and Mahajan disclose the method of claim 17, wherein the media receiver is coupled to a display, and the media receiver controls how the selected first media playing element plays the referenced piece of content via the display (Sukeda, paragraph [0015] ; paragraph [0046]; paragraph [0053], "... *On the operation terminal, the thumbnail and a description of the contents are browsed (320), and the playback status and the volume are adjusted when necessary (321). When the operation terminal sends a command to change the playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322) ...* "; paragraph [0059], "... *When operation of changing playback status and adjustment of the volume are performed on this screen, a command is sent to the server so that contents playback in the display terminal is controlled.* "; paragraph [0060]).

53. **Per claim 19**, Sukeda and Mahajan disclose the method of claim 17, wherein the server system is configured to convert the set of commands from the universal format to the first format based on the piece of content being associated with the first media playing element (Mahajan, paragraph [0022]; paragraphs [0039-0040]; paragraph [0042]).

54. **Per claim 20**, Sukeda and Mahajan disclose the method of claim 17, wherein the set of commands in the universal format is included in the set of messages communicated from the computing device to the server system (Sukeda, Abstract; paragraphs [0010-0011]; paragraphs [0013-0014]; paragraph [0046]).

Conclusion

55. Any inquiry concerning this communication or earlier communications from the examiner should be directed to DARRIN HOPE whose telephone number is (571)270-5079. The examiner can normally be reached on Mon-Thr - 7-4:30, Fri - 7-3:30, Alt. Fri Off.

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

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kieu D Vu can be reached on (571)272-4057. 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 <https://ppair-my.uspto.gov/pair/PrivatePair>. 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.

Application/Control Number: 16/917,095
Art Unit: 2173

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DARRIN HOPE
Examiner
Art Unit 2173

/TADESSE HAILU/
Primary Examiner, Art Unit 2173

First Action Interview Pilot Program Pre-Interview Communication	Application No. 16/917,095	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA (FITF) Status Yes

-The MAILING OR NOTIFICATION DATE of this communication appears on the cover sheet with the correspondence address -
THE SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ONE MONTH OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING OR NOTIFICATION DATE OF THIS COMMUNICATION.

This time period for reply is extendable under 37 CFR 1.136(a) for only ONE additional MONTH.

This communication constitutes notice under 37 CFR 1.136(a)(1)(i).

Applicant must, within the time period for reply, file: (1) A letter requesting not to have a first action interview; (2) A reply under 37 CFR 1.111 waiving the first action interview and First Action Interview Office Action; or (3) An Applicant Initiated Interview Request Form (PTOL-413A) electronically via EFS-Web, accompanied by a proposed amendment or arguments, and schedule the interview within 2 months from the filing of the request. A failure to respond to this communication will be treated as a request not to have an interview. If applicant waives the First Action Interview Office Action, the instant Pre-Interview Communication is deemed the first Office Action on the Merits. The next subsequent Office action may be made final if appropriate. See MPEP 706.07(a).

Status

- 1) Responsive to communication(s) filed on 06/30/2020 .
 A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on _____ .

Disposition of Claims

- 2) Claim(s) 1-20 is/are pending in the application.
2a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 3) Claim(s) _____ is/are allowed.
- 4) Claim(s) 1-20 is/are rejected.
- 5) Claim(s) _____ is/are objected to.
- 6) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 7) The specification is objected to by the Examiner.
- 8) The drawing(s) filed on 06/30/2020 is/are: a) accepted or b) objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

Priority under 35 U.S.C. § 119

- 9) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) All b) Some * c) None of:
1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. _____ .
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

*See the attached detailed Office action for a list of the certified copies not received.

Contact Information

Examiner's Telephone Number: (571)270-5079
Examiner's Typical Work Schedule: Mon-Thr - 7-4:30, Fri - 7-3:30

Supervisor's Name: Kieu D Vu Supervisor's Telephone Number: (571)272-4057

Attachment(s)	
1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)	3) <input type="checkbox"/> Interview Summary (PTO-413) Paper No(s)/Mail Date. _____ .
2) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date _____ .	4) <input type="checkbox"/> Other: _____ .

First Action Interview Pilot Program Pre-Interview Communication	Application No. 16/917,095	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA (FITF) Status Yes

Notification of Rejection(s) and/or Objection(s)

#	Claim(s)	Reference(s) (if applicable)	Rejection Statutory Basis	Brief Explanation of Rejection
1	1,5,8,12 and 15-16	Sukeda et al	35 U.S.C. 102(a)(2)	See attached Office Action
2	1-4,6-7,9-11 and 13-14	Sukeda et al./ Mahajan	35 U.S.C. 103	See attached Office Action

Expanded Discussion/Commentary

DATE: 25 August 2020	/DARRIN HOPE/ Examiner, Art Unit 2173	/TADESSE HAILU/ Primary Examiner, Art Unit 2173
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Notice of References Cited	Application/Control No. 16/917,095	Applicant(s)/Patent Under Reexamination Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification
*	A	US-20090172780-A1	07-2009	Sukeda; Hiroko	H04N21/4227	726/3
*	B	US-20090248802-A1	10-2009	Mahajan; Rajneesh	H04L65/4015	709/204
	C					
	D					
	E					
	F					
	G					
	H					
	I					
	J					
	K					
	L					
	M					

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	CPC Classification
	N					
	O					
	P					
	Q					
	R					
	S					
	T					

NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	
	V	
	W	
	X	

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



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Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.
Row 1: 15/687,249, 08/25/2017, David Strober, 41197.278581, 4059
Row 2: 149550, 7590, 02/02/2021, SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.), INTELLECTUAL PROPERTY DEPARTMENT, 2555 GRAND BLVD, KANSAS CITY, MO 64108-2613
Row 3: EXAMINER HOPE, DARRIN
Row 4: ART UNIT 2173, PAPER NUMBER
Row 5: NOTIFICATION DATE 02/02/2021, DELIVERY MODE ELECTRONIC

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.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ipshookdocketing@shb.com
shbdocketing@shb.com

Office Action Summary	Application No. 15/687,249	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA (FITF) Status No

-- 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 3 September 2020.
 - 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) _____ is/are withdrawn from consideration.
- 6) Claim(s) _____ is/are allowed.
- 7) Claim(s) 1, 12 and 17 is/are rejected.
- 8) Claim(s) 2-11, 13-16 and 18-20 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 http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.

Application Papers

- 10) The specification is objected to by the Examiner.
- 11) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
 - Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 - Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

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/SB/08b)
 - Paper No(s)/Mail Date 09/03/2020, 11/30/2020.
- 3) Interview Summary (PTO-413)
 - Paper No(s)/Mail Date _____.
- 4) Other: _____.

Notice of Pre-AIA or AIA Status

1. The present application is being examined under the pre-AIA first to invent provisions. This Office Action is responsive to the communications filed on 3 September 2020. Claims 1-20 are pending.
2. The indicated allowability of claims is withdrawn in view of copending Application No. 16/917,095. Rejections based on the newly cited reference(s) follow.

Double Patenting

3. 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 conflicting claims 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); *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 nonstatutory double patenting provided the reference application or patent either is shown to be commonly owned with the examined application, or claims an invention made as a

result of activities undertaken within the scope of a joint research agreement. See MPEP § 717.02 for applications subject to examination under the first inventor to file provisions of the AIA as explained in MPEP § 2159. See MPEP § 2146 *et seq.* for applications not subject to examination under the first inventor to file provisions of the AIA. A terminal disclaimer must be signed in compliance with 37 CFR 1.321(b).

The USPTO Internet website contains terminal disclaimer forms which may be used. Please visit www.uspto.gov/patent/patents-forms. The filing date of the application in which the form is filed determines what form (e.g., PTO/SB/25, PTO/SB/26, PTO/AIA/25, or PTO/AIA/26) 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 www.uspto.gov/patents/process/file/efs/guidance/eTD-info-I.jsp.

4. Claims 1, 12 and 17 are provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1, 8 and 17 of copending Application No. 16/917,095(reference application). Although the claims at issue are not identical, they are not patentably distinct from each other because differences are not sufficient to render the claims patentably distinct, and therefore, claims 1, 12 and 17 are obvious variation of claims 1, 8 and 17 of the copending Application No. 16/917,095.

Instant Application No. 15/687,249	Copending Application No. 16/917,095.
1. A non-transitory computer storage medium storing computer-useable instructions that, when used by a first computing device,	1. A non-transitory computer storage medium storing computer-useable instructions that, when used by a computing device, cause the computing device to perform operations comprising:

<p>cause the first computing device to perform operations comprising:</p> <p>obtaining a synchronization code associated with the first computing device, wherein the associated synchronization code is stored on a remote server device;</p> <p>providing the synchronization code to a second computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the first computing device and the second computing device;</p> <p>receiving, from the remote server device, a first message that includes at least one command in a first format, the first message being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated second computing device;</p> <p>selecting a first media player application from a plurality of media player applications based at least in part on the first format of the first</p> <p>message, the first media player application being selected to play a first piece of content referenced in the received first message; and</p> <p>controlling how the selected first media player application plays the referenced first piece of content based on a first command of the at least one command in the first format having been included in the received first message.</p>	<p>providing a unique identifier of the computing device to another computing device;</p> <p>receiving a set of messages from the other computing device based on the provided unique identifier, the received set of messages referencing a piece of content associated with a first media playing element of a plurality of media playing elements, and including a set of commands that corresponds to the first media playing element;</p> <p>selecting the first media playing element from the plurality of media playing elements based at least in part on the received message; and</p> <p>controlling how the selected first media playing element plays the referenced piece of content based on at least one command of the set of commands included in the received set of messages.</p>
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12. A computer-implemented method for remotely presenting various types of content, comprising:

obtaining, by a content presentation device, a synchronization code associated with the content presentation device, wherein the associated synchronization code is stored on a remote server device:

providing, by the content presentation device, the synchronization code to a remote computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the content presentation device and the remote computing device;

receiving, by the content presentation device and from the remote server device, a first message that includes at least one command in a first format, the first message being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated remote computing device;

selecting, by the content presentation device while a connection between the content presentation device and the remote server device is maintained, a first media player application from a plurality of media player applications based at least in part on the first format of the first message, the first media player application being selected to play a first piece of content referenced in the received first message; and

17. A computer-implemented method for controlling playback of various types of content, comprising:

providing, by a media receiver, a unique identifier of the media receiver to a computing device in communication with a server system;

based on the provided unique identifier, receiving, by the media receiver via the server system, a set of messages from the computing device, the received set of messages referencing a piece of content associated with a first media playing element of a plurality of media playing elements, and including a set of commands converted from a universal format defined by the computing device to a first format that corresponds to the first media playing element;

selecting, by the media receiver, the first media playing element from the plurality of media playing elements based at least in part on the received message; and

<p>controlling, by the content presentation device, how the selected first media player application plays the referenced first piece of content based on a first command of the at least one command in the first format having been included in the received first message .</p> <p>17. A content presentation device comprising: a display;</p> <p>at least one processor; and</p> <p>at least one computer storage media storing computer-usable instructions that, when used by the at least one processor, cause the at least one processor to:</p> <p>obtain a synchronization code associated with the content presentation device, wherein the associated synchronization code is stored on a remote server device;</p> <p>provide the synchronization code to a remote computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the content presentation device and the remote computing device;</p> <p>receive, from the remote server device, a first message that includes at least one command in a first format, the first message being received based on the stored association and on a second message in the second format sent from the associated remote computing device;</p>	<p>controlling, by the media receiver, how the selected first media playing element plays the referenced piece of content based on at least one command of the converted set of commands included in the received set of messages.</p> <p>8. A computerized system comprising:</p> <p>a server; and</p> <p>a media receiver to provide a unique identifier of the media receiver to a computing device, wherein each of the computing device and the media receiver are in communication with the server; based on the provided unique identifier,</p> <p>receive a set of messages from the computing device, the received set of messages referencing a piece of content associated with a first media playing element of a plurality of media playing elements, and</p>
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<p>select a first media player application from a plurality of media player applications based on the first format of the first message, the first media player application being selected to play a first piece of content referenced in the received first message; and</p> <p>control how the selected first media player application plays the referenced first piece of content based on a first command of the at least one command in the first format having been included in the received first message.</p>	<p>including a set of commands converted from a universal format defined by the computing device to a first format that corresponds to the first media playing element; select the first media playing element from the plurality of media playing elements based at least in part on the received message; and</p> <p>control how the selected first media playing element plays the referenced piece of content based on at least one command of the converted set of commands included in the received set of messages.</p>
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5. This is a provisional nonstatutory double patenting rejection because the patentably indistinct claims have not in fact been patented.

Allowable Subject Matter

6. Claims 1-20 are allowable upon filing a terminal disclaimer with copending Application No. 16/917,095.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to DARRIN HOPE whose telephone number is (571)270-5079. The examiner can normally be reached on Mon-Thr - 7-4:30, Fri - 7-3:30, Alt. Fri Off.


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

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kieu D Vu can be reached on (571)272-4057. 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 <https://ppair-my.uspto.gov/pair/PrivatePair>. 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.

DARRIN HOPE
Examiner
Art Unit 2173

/TADESSE HAILU/
Primary Examiner, Art Unit 2173

<i>Index of Claims</i> 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173


✓	Rejected
=	Allowed

-	Cancelled
÷	Restricted

N	Non-Elected
I	Interference

A	Appeal
O	Objected

CLAIMS										
<input type="checkbox"/> Claims renumbered in the same order as presented by applicant					<input type="checkbox"/> CPA		<input type="checkbox"/> T.D.		<input type="checkbox"/> R.1.47	
CLAIM		DATE								
Final	Original	12/26/2018	05/30/2019	01/27/2021						
	1	✓	✓	✓						
	2	✓	✓	○						
	3	✓	✓	○						
	4	✓	✓	○						
	5	✓	✓	○						
	6	✓	✓	○						
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	17	✓	✓	✓						
	18	✓	✓	○						
	19	✓	✓	○						
	20	✓	✓	○						

<i>Search Notes</i> 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

CPC - Searched*		
Symbol	Date	Examiner


CPC Combination Sets - Searched*		
Symbol	Date	Examiner
G06F17/30846 G06F9/452 G06F17/30864	12/26/2018	DH

US Classification - Searched*			
Class	Subclass	Date	Examiner
715	716	12/26/2018	DH

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

Search Notes		
Search Notes	Date	Examiner
EAST	12/26/2018	DH
EAST	05/30/2019	DH
EAST	03/25/2020	DH
Inventor/Assignee Search	01/27/2021	DH
EAST	01/27/2021	DH

/DARRIN HOPE/ Examiner, Art Unit 2173	
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<i>Search Notes</i> 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

Interference Search			
US Class/CPC Symbol	US Subclass/CPC Group	Date	Examiner
715	716	03/25/2020	DH
G06F17	30846	03/25/2020	DH
G06F9	452	03/25/2020	DH
G06F17	30864	03/25/2020	DH

/DARRIN HOPE/ Examiner, Art Unit 2173	
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

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Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
	1	9720887	B2	2017-08-01	Pappu, et al.	
	2	8782528	B2	2014-07-15	Strober	
	3	8356251	B2	2013-01-15	Strober	

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**INFORMATION DISCLOSURE
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Attorney Docket Number	41197.278581

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Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

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Signature	/KEITH J. BAE/	Date (YYYY-MM-DD)	2020-09-03
Name/Print	Keith J. Bae	Registration Number	64633

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
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	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

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Attorney Docket Number	41197.278581

1	Preinterview First Office Action dated September 03, 2020, in U.S. Patent Application no. 16/917,095, 24 pages.
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2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
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EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1	11	((("STROBER") near3 ("David"))).INV.	US-PGPUB; USPAT; USOCR; EPO; JPO; DERWENT	OR	OFF	2021/01/27 15:35
L2	4	((("TOUCHSTREAM") near3 ("TECHNOLOGIES") near3 ("INC"))).AS,AANM.	USPAT	OR	OFF	2021/01/27 15:36
L3	2,719	(G06F17/30846 G06F9/452 G06F17/30864).cpc.	US-PGPUB; USPAT	OR	OFF	2021/01/27 15:37
L4	72,252	(play\$3 same control\$4 same (content media) same (display TV television))	US-PGPUB; USPAT	OR	OFF	2021/01/27 15:37
L5	5,425	L4 and ((synchronization synch identifier QR) with code)	US-PGPUB; USPAT	OR	OFF	2021/01/27 15:37
L6	40	L3 and L5	US-PGPUB; USPAT	OR	OFF	2021/01/27 15:37
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L22	2,500	L9 L10 L11 L12 L13 L14 L15 L16 L17 L18 L19 L20 L21	US-PGPUB; USPAT	OR	OFF	2021/01/27 15:45
L23	6	L8 and L22	US-PGPUB; USPAT	OR	OFF	2021/01/27 15:51
L24	3,137	(play transport) with control with (message\$1 command\$1) with server	US-PGPUB; USPAT	OR	OFF	2021/01/27 16:04
L25	2,719	L3 and L8	US-PGPUB; USPAT	OR	OFF	2021/01/27 16:05
L26	12	L24 and L8	US-PGPUB; USPAT	OR	OFF	2021/01/27 16:06

EAST Search History (Interference)

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	1449	02/02/2021	41197.278581
	1449	02/02/2021	41197.278581

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	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

U.S.PATENTS

Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		15687249
	Filing Date		2017-08-25
	First Named Inventor	David Strober	
	Art Unit	2173	
	Examiner Name	Darrin Hope	
	Attorney Docket Number	41197.278581	

1		First Action Interview Office Action dated December 10, 2020 in U.S. Patent Application No. 16/917,095, 25 pages.
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

See attached certification statement.

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

A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/Keith J. Bae/	Date (YYYY-MM-DD)	2021-03-08
Name/Print	Keith J. Bae	Registration Number	64,633

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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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.
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Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.
Row 1: 16/917,095, 06/30/2020, David Strober, 41197.280029, 6770
Row 2: 149550, 7590, 12/10/2020, SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.), 2555 GRAND BLVD, KANSAS CITY, MO 64108-2613
Row 3: EXAMINER HOPE, DARRIN
Row 4: ART UNIT 2173, PAPER NUMBER
Row 5: NOTIFICATION DATE 12/10/2020, DELIVERY MODE ELECTRONIC

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.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

shbdocketing@shb.com

Notice of Pre-AIA or AIA Status

1. The present application, filed on or after March 16, 2013, is being examined under the first inventor to file provisions of the AIA. This Office Action is responsive to the communications filed on 28 October 2020. Claims 1-20 are presented for examinations.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(a)(2) the claimed invention was described in a patent issued under section 151, or in an application for patent published or deemed published under section 122(b), in which the patent or application, as the case may be, names another inventor and was effectively filed before the effective filing date of the claimed invention.

3. **Claims 1, 5, 8, 12, 15 and 16 are rejected under 35 U.S.C. 102(a)(2) as being anticipated by Sukeda et al. (Hereinafter, Sukeda, US 2009/0172780 A1).**

4. **Per claim 1**, Sukeda discloses a non-transitory computer storage medium storing computer-useable instructions (e.g., data storing part 100 as shown in Fig. 1) that, when used by a computing device, cause the computing device to perform operations comprising:

- providing a unique identifier of the computing device (e.g., a display terminal) to another computing device (e.g., an operation terminal such as a mobile phone and a mobile terminal) (e.g., step 331 as shown in Fig. 11; paragraph [0052]; paragraph [0066], *“FIG. 11 shows a processing procedure for newly registering the operation terminal such as a mobile phone and a mobile terminal. While the QR Code in which the URL for registration including the display terminal ID is*

encoded is displayed on the display terminal (331), the QR Code is read by use of the operation terminal (mainly, mobile phone) (332) ..." ; Examiner's Note:

Sukeda discloses providing a terminal ID for a display terminal 302.);

- receiving a set of messages from the other computing device based on the provided unique identifier (paragraph [0052], "... *When the QR Code is read using the operation terminal (mainly, mobile phone) (303), and the operation terminal accesses the URL for registration with an identification code of the operation terminal itself being attached (304), the server receives the display terminal ID and the terminal identification code of the operation terminal, and starts registration processing...*" ; Examiner's Note: Sukeda discloses a server receiving a message from an operation terminal having the terminal identifier.), the received set of messages referencing a piece of content associated with a first media playing element of a plurality of media playing elements (e.g., data 112 as shown in Fig. 3; paragraph [0050], " *The data 112 with respect to the latest display contents/list is data for storing the contents and list to be displayed by each display terminal together with a mode to display. The data 112 includes information, such as a display mode 161 whether to display a single content or a list display, an ID 162 of the display terminal, an ID (or arrangement) 163 of the contents to be displayed, a search condition and keyword 164 inputted from the operation terminal (when needed), and a date and time of update 165. Metadata 170 of each content is referred to from the content ID 163. The metadata 170 includes a reference 175 to a content body 177 and variety of information related to the content ... "*), and including a set of commands that corresponds to the first

media playing element (e.g., data 113 as shown in Fig. 3; paragraph [0050],
“...The data 113 includes an ID 181 of the display terminal and information such
as a displayed state 182, a volume 183, a date and time of update 184, etc., and
defines the playback status and volume of each display terminal. ”; paragraph
[0053], “ ...When the operation terminal sends a command to change the
playback status and the volume, the server updates a value of the data 113 with
respect to the playback status and the volume (322)... ”);

- selecting the first media playing element from the plurality of media playing
elements based at least in part on the received message (e.g., step 318 as
shown in Fig. 5; paragraph [0053], “ ... When the list of the contents is browsed
on the operation terminal (317) and an individual content is selected from the list
(318), the server updates the latest display contents 112, and displays a
thumbnail image, detailed contents information, or the like on a screen of the
operation terminal (319)... ”); and
- controlling how the selected first media playing element plays the referenced
piece of content based on at least one command of the set of commands
included in the received set of messages (paragraph [0015]; paragraph [0046];
paragraph [0053], “... On the operation terminal, the thumbnail and a description
of the contents are browsed (320), and the playback status and the volume are
adjusted when necessary (321). When the operation terminal sends a command
to change the playback status and the volume, the server updates a value of the
data 113 with respect to the playback status and the volume (322) ... ”;
paragraph [0059], “... When operation of changing playback status and

adjustment of the volume are performed on this screen, a command is sent to the server so that contents playback in the display terminal is controlled. "; paragraph [0060]).

5. **Per claim 5**, Sukeda discloses the medium of claim 1, wherein the unique identifier includes one of an IP address, a MAC address, a web cookie, a browser cookie, a QR code (paragraph [0052]), a RFID code, a text, or a synchronization code. Sukeda disclose scanning a QR code identifying a URL address to a server. A unique display terminal ID is provided to a server.

6. **Per claim 8**, Sukeda discloses a computerized system comprising:

- a server (e.g., server 001 as shown in Fig. 1; paragraph [0011]; paragraph [0046]); and
- a media receiver (e.g., display terminal as shown in Fig. 1) to
- provide a unique identifier of the computing device (e.g., a display terminal) to another computing device (e.g., an operation terminal such as a mobile phone and a mobile terminal) (e.g., step 331 as shown in Fig. 11; paragraph [0052]; paragraph [0066], "*FIG. 11 shows a processing procedure for newly registering the operation terminal such as a mobile phone and a mobile terminal. While the QR Code in which the URL for registration including the display terminal ID is encoded is displayed on the display terminal (331), the QR Code is read by use of the operation terminal (mainly, mobile phone) (332) ...*" ; Examiner's Note: Sukeda discloses providing a terminal ID for a display terminal 302.);
- receive a set of messages from the other computing device based on the provided unique identifier (paragraph [0052], "*... When the QR Code is read using*

the operation terminal (mainly, mobile phone) (303), and the operation terminal accesses the URL for registration with an identification code of the operation terminal itself being attached (304), the server receives the display terminal ID and the terminal identification code of the operation terminal, and starts registration processing..."; Examiner's Note: Sueda discloses a server receiving a message from an operation terminal having the terminal identifier.), the received set of messages referencing a piece of content associated with a first media playing element of a plurality of media playing elements (e.g., data 112 as shown in Fig. 3; paragraph [0050], " *The data 112 with respect to the latest display contents/list is data for storing the contents and list to be displayed by each display terminal together with a mode to display. The data 112 includes information, such as a display mode 161 whether to display a single content or a list display, an ID 162 of the display terminal, an ID (or arrangement) 163 of the contents to be displayed, a search condition and keyword 164 inputted from the operation terminal (when needed), and a date and time of update 165. Metadata 170 of each content is referred to from the content ID 163. The metadata 170 includes a reference 175 to a content body 177 and variety of information related to the content ...*"), and including a set of commands that corresponds to the first media playing element (e.g., data 113 as shown in Fig. 3; paragraph [0050], "...*The data 113 includes an ID 181 of the display terminal and information such as a displayed state 182, a volume 183, a date and time of update 184, etc., and defines the playback status and volume of each display terminal.* "; paragraph [0053], " *...When the operation terminal sends a command to change the*

playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322)... ”;

- *select the first media playing element from the plurality of media playing elements based at least in part on the received message(e.g., step 318 as shown in Fig. 5; paragraph [0053], “... When the list of the contents is browsed on the operation terminal (317) and an individual content is selected from the list (318), the server updates the latest display contents 112, and displays a thumbnail image, detailed contents information, or the like on a screen of the operation terminal (319)... ”); and*
- *control how the selected first media playing element plays the referenced piece of content based on at least one command of the set of commands included in the received set of messages (paragraph [0015]; paragraph [0046]; paragraph [0053], “... On the operation terminal, the thumbnail and a description of the contents are browsed (320), and the playback status and the volume are adjusted when necessary (321). When the operation terminal sends a command to change the playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322) ... ”; paragraph [0059], “... When operation of changing playback status and adjustment of the volume are performed on this screen, a command is sent to the server so that contents playback in the display terminal is controlled. ”; paragraph [0060]).*

7. **Per claim 12**, Sukeda discloses the computerized system of claim 8, wherein the unique identifier includes one of an IP address, a MAC address, a web cookie, a

browser cookie, a QR code (paragraph [0052]), a RFID code, a text, or a synchronization code. Sukeda disclose scanning a QR code identifying a URL address to a server. A unique display terminal ID is provided to a server.

8. **Per claim 15**, Sukeda discloses the computerized system of claim 8, wherein each media playing element of the plurality of media playing elements is operable to play and/or control a corresponding type of media (paragraph [0015] ; paragraph [0046]; paragraph [0053], "... *On the operation terminal, the thumbnail and a description of the contents are browsed (320), and the playback status and the volume are adjusted when necessary (321). When the operation terminal sends a command to change the playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322) ...* "; paragraph [0059], "... *When operation of changing playback status and adjustment of the volume are performed on this screen, a command is sent to the server so that contents playback in the display terminal is controlled.* "; paragraph [0060]).

9. **Per claim 16**, Sukeda discloses the computerized system of claim 8, wherein the set of messages is received from the computing device based further on each of the computing device and the media receiver being in communication with the server (Abstract; paragraphs [0010-0011]; paragraphs [0013-0014]; paragraph [0046]).

Claim Rejections - 35 USC § 103

10. The following is a quotation of 35 U.S.C. 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent for a claimed invention may not be obtained, notwithstanding that the claimed invention is not identically disclosed as set forth in section 102, if the differences between the claimed invention and the prior art are such that the claimed invention as a whole would have been obvious before the effective filing date of the claimed invention to a person having

Art Unit: 2173

ordinary skill in the art to which the claimed invention pertains. Patentability shall not be negated by the manner in which the invention was made.

11.

12. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148

USPQ 459 (1966), that are applied for establishing a background for determining

obviousness under 35 U.S.C. 103 are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating

obviousness or nonobviousness.

13. Claims 2-4, 6, 7, 9-11, 13, 14 and 17-20 are rejected under 35 U.S.C. 103 as being unpatentable over Sukeda et al. (Hereinafter, Sukeda, US 2009/0172780 A1) in view of Mahajan et al. (Hereinafter, Mahajan, US 2009/0248802 A1).

14. **Per claim 2**, Sukeda discloses the medium of claim 1, but does not expressly disclose wherein the set of commands included in the received set of messages is recognizable by the first media playing element.

15. Mahajan discloses wherein the set of commands included in the received set of messages is recognizable by the first media playing element (paragraph [0013]; paragraph [0022], "*... For example, in the present example the collaboration media abstraction layer 130 can abstract or genericize the media playback commands specific to media platform 122. The genericized media playback commands can then be translated into media playback commands specific to the client's media platform 126.*

"),

16. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

17. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 2.

18. Per claim 3, Sukeda and Mahajan disclose the medium of claim 2, wherein the set of commands is converted via an API adapter (Mahajan, e.g., RTS abstraction module 210 as shown in Fig. 2) to be recognizable by the first media playing element, the set of commands being converted based on a determination that the first media playing element is associated with the referenced piece of content (Mahajan, paragraphs [0013-0014]; paragraph [0022]; paragraph [0036]; paragraph [0041-0042]).

19. Per claim 4, Sukeda discloses the medium of claim 1, but does not expressly disclose wherein the set of commands is defined in a universal format and converted to a particular format recognizable by the first media playing element.

20. Mahajan discloses wherein the set of commands is defined in a universal format and converted to a particular format recognizable by the first media playing element

(paragraph [0013]; paragraph [0022], “ ... For example, in the present example the collaboration media abstraction layer 130 can abstract or genericize the media playback commands specific to media platform 122. The genericized media playback commands can then be translated into media playback commands specific to the client's media platform 126. ”).

21. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could “facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client” as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

22. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 4.

23. **Per claim 6**, Sukeda discloses the medium of claim 1, but does not expressly disclose wherein the received set of commands includes programming code associated with the first media playing element.

24. Mahajan discloses wherein the received set of commands includes programming code (e.g., generic media operations 310A-310I as shown in Fig. 3) associated with the first media playing element (paragraph [0036]).

25. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

26. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 6.

27. **Per claim 7**, Sukeda discloses the medium of claim 1, but does not expressly disclose wherein each media playing element of the plurality of media playing elements is operable to play and/or control a corresponding type of media.

28. Mahajan discloses wherein each media playing element of the plurality of media playing elements is operable to play and/or control a corresponding type of media (paragraphs [0039-0040]).

29. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the

user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

30. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 7.

31. Per claim 9, Sukeda discloses the computerized system of claim 8, but does not expressly disclose wherein the set of commands in the universal format is included in the set of messages communicated from the computing device.

32. Mahajan discloses wherein the set of commands in the universal format is included in the set of messages communicated from the computing device (paragraphs [0039-0040]; paragraph [0042]).

33. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

34. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 9.

35. **Per claim 10**, Sukeda and Mahajan disclose the computerized system of claim 9, wherein the converted set of commands in the first format is included in the received set of messages (Mahajan, paragraph [0022]; paragraphs [0039-0040]; paragraph [0042]).

36. **Per claim 11**, Sukeda discloses the computerized system of claim 8, but does not expressly wherein the computerized system is configured to convert the set of commands from the universal format to the first format based on the piece of content being associated with the first media playing element.

37. Mahajan discloses wherein the set of commands in the universal format is included in the set of messages communicated from the computing device (paragraphs [0039-0040]; paragraph [0042]).

38. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

39. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 11.

40. Per claim 13, Sukeda discloses the computerized system of claim 8, but does not expressly disclose wherein the converted set of commands includes programming code associated with the first media playing element.

41. Mahajan discloses wherein the converted set of commands includes programming code associated with the first media playing element (e.g., generic media operations 310A-310I as shown in Fig. 3) associated with the first media playing element (paragraph [0036]).

42. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

43. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 13.

44. **Per claim 14**, Sukeda discloses the computerized system of claim 8, but does not expressly disclose wherein the set of commands converted to the first format is recognizable to the first media playing element.

45. Mahajan discloses wherein the set of commands converted to the first format is recognizable to the first media playing element (paragraph [0013]; paragraph [0022], “*... For example, in the present example the collaboration media abstraction layer 130 can abstract or genericize the media playback commands specific to media platform 122. The genericized media playback commands can then be translated into media playback commands specific to the client's media platform 126.*”).

46. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could “facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client” as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

47. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 14.

48. **Per claim 17**, Sukeda discloses a computer-implemented method for controlling playback of various types of content, comprising:

- providing, by a media receiver, a unique identifier of the media receiver to a computing device in communication with a server system (e.g., step 331 as shown in Fig. 11; paragraph [0052]; paragraph [0066], "*FIG. 11 shows a processing procedure for newly registering the operation terminal such as a mobile phone and a mobile terminal. While the QR Code in which the URL for registration including the display terminal ID is encoded is displayed on the display terminal (331), the QR Code is read by use of the operation terminal (mainly, mobile phone) (332) ...*" ; Examiner's Note: Sukeda discloses providing a terminal ID for a display terminal 302.);
- based on the provided unique identifier, receiving, by the media receiver via the server system, a set of messages from the computing device, the received set of messages referencing a piece of content associated with a first media playing element of a plurality of media playing elements(paragraph [0052], "*... When the QR Code is read using the operation terminal (mainly, mobile phone) (303), and the operation terminal accesses the URL for registration with an identification code of the operation terminal itself being attached (304), the server receives the display terminal ID and the terminal identification code of the operation terminal, and starts registration processing...*" ; Examiner's Note: Sukeda discloses a server receiving a message from an operation terminal having the terminal identifier), and;
- selecting, by the media receiver, the first media playing element from the plurality of media playing elements based at least in part on the received message(e.g., step 318 as shown in Fig. 5; paragraph [0053], "*... When the list of the contents*

is browsed on the operation terminal (317) and an individual content is selected from the list (318), the server updates the latest display contents 112, and displays a thumbnail image, detailed contents information, or the like on a screen of the operation terminal (319)... "); and

49. Sukeda does not expressly disclose:

- including a set of commands converted from a universal format defined by the computing device to a first format that corresponds to the first media playing element (paragraphs [0039-0040]; paragraph [0042]), and
- controlling, by the media receiver, how the selected first media playing element plays the referenced piece of content based on at least one command of the converted set of commands included in the received set of messages (paragraphs [0039-0040]).

50. At the filing date of the invention, it would have been obvious to a person of ordinary skill in the art to use the Mahajan systems and methods for managing multimedia operations in remote sessions in Sukeda's content display device to improve the device with reasonable expectation that this would result in a content display device that could "facilitate effective communication between the server and client such that the user's media playback commands are executable on the client independent of platforms employed on the server and client" as suggested by Mahajan (paragraph [0014]). This method for improving the scroll bar control device of Sukeda was within the ordinary ability of one of ordinary skill in the art based on the teachings of Mahajan.

51. Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Sukeda and Mahajan to obtain the invention as specified in claim 17.

52. **Per claim 18**, Sukeda and Mahajan disclose the method of claim 17, wherein the media receiver is coupled to a display, and the media receiver controls how the selected first media playing element plays the referenced piece of content via the display (Sukeda, paragraph [0015]; paragraph [0046]; paragraph [0053], "... *On the operation terminal, the thumbnail and a description of the contents are browsed (320), and the playback status and the volume are adjusted when necessary (321). When the operation terminal sends a command to change the playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322) ...* "; paragraph [0059], "... *When operation of changing playback status and adjustment of the volume are performed on this screen, a command is sent to the server so that contents playback in the display terminal is controlled.* "; paragraph [0060]).

53. **Per claim 19**, Sukeda and Mahajan disclose the method of claim 17, wherein the server system is configured to convert the set of commands from the universal format to the first format based on the piece of content being associated with the first media playing element (Mahajan, paragraph [0022]; paragraphs [0039-0040]; paragraph [0042]).

54. **Per claim 20**, Sukeda and Mahajan disclose the method of claim 17, wherein the set of commands in the universal format is included in the set of messages

communicated from the computing device to the server system (Sukeda, Abstract; paragraphs [0010-0011]; paragraphs [0013-0014]; paragraph [0046]).

Response to Arguments

55. Applicant's arguments filed 28 October 2020 have been fully considered but they are not persuasive.

Rejections based on 35 U.S.C. § 102

56. On page 1 of Applicant's remarks, Applicant argues that "the Office changes its interpretation of "first media playing element" in relation to the last claimed feature of claim 1" as "an individual content [] selected from the list," as described in Sukeda since the Office now interprets "referenced piece of content" with its plain meaning, while inconsistently interpreting "first media playing element" as "the operation terminal."

57. The Examiner disagrees since Sukeda discloses "controlling how the selected first media playing element plays the referenced piece of content..." (Sukeda, paragraph [0015]; paragraph [0046]; paragraph [0053], "... *On the operation terminal, the thumbnail and a description of the contents are browsed (320), and the playback status and the volume are adjusted when necessary (321). When the operation terminal sends a command to change the playback status and the volume, the server updates a value of the data 113 with respect to the playback status and the volume (322) ...* "; paragraph [0059], "... *When operation of changing playback status and adjustment of the volume are performed on this screen, a command is sent to the server so that contents playback in the display terminal is controlled.* "; paragraph [0060]). Thus, Sukeda discloses selecting an element from a list to play and sending commands to change the playback status and the volume of the media.

58. For at least these reasons, Sukeda does describe each and every feature recited in the independent claims.

Rejections based on 35 U.S.C. § 103

59. Applicant argues that “Mahajan fails to cure the deficiencies of Sukeda because Mahajan fails to teach each and every feature recited in the claims.”

60. The Examiner disagrees since Sukeda does describe each and every feature recited in the independent claims as discussed above.

61. In summary, the Examiner maintains the rejection of claims 1-20.

Conclusion

62. Any inquiry concerning this communication or earlier communications from the examiner should be directed to DARRIN HOPE whose telephone number is (571)270-5079. The examiner can normally be reached on Mon-Thr - 7-4:30, Fri - 7-3:30, Alt. Fri Off.

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

If attempts to reach the examiner by telephone are unsuccessful, the examiner’s supervisor, Kieu D Vu can be reached on (571)272-4057. 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 <https://ppair-my.uspto.gov/pair/PrivatePair>. 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.

DARRIN HOPE
Examiner
Art Unit 2173

/TADESSE HAILU/
Primary Examiner, Art Unit 2173

<i>First Action Interview Office Action Summary</i>	Application No. 16/917,095	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA (FITF) Status Yes

Notification of Rejection(s) and/or Objection(s)

#	Claim(s)	Reference(s) (if applicable)	Rejection Statutory Basis	Brief Explanation of Rejection
1	1,5,8,12 and 15-16	Sukeda et al	35 U.S.C. 102(a)(2)	See attached Office Action
2	1-4,6-7,9-11 and 13-14	Sukeda et al./ Mahajan	35 U.S.C. 103	See attached Office Action

Expanded Discussion/Commentary

DATE: 25 August 2020	/DARRIN HOPE/ Examiner, Art Unit 2173	/TADESSE HAILU/ Primary Examiner, Art Unit 2173
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Notice of References Cited	Application/Control No. 16/917,095	Applicant(s)/Patent Under Reexamination Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification
*	A	US-20090172780-A1	07-2009	Sukeda; Hiroko	H04N21/4227	726/3
*	B	US-20090248802-A1	10-2009	Mahajan; Rajneesh	H04L65/4015	709/204
	C					
	D					
	E					
	F					
	G					
	H					
	I					
	J					
	K					
	L					
	M					

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	CPC Classification
	N					
	O					
	P					
	Q					
	R					
	S					
	T					

NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	
	V	
	W	
	X	

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

Electronic Patent Application Fee Transmittal

Application Number:	15687249			
Filing Date:	25-Aug-2017			
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE			
First Named Inventor/Applicant Name:	David Strober			
Filer:	Keith Joshua Bae/Elizabeth Iverson			
Attorney Docket Number:	41197.278581			
Filed as Large Entity				
Filing Fees for Utility under 35 USC 111(a)				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
Pages:				
Claims:				
Miscellaneous-Filing:				
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
SUBMISSION- INFORMATION DISCLOSURE STMT	1806	1	260	260
Total in USD (\$)				260

Electronic Acknowledgement Receipt

EFS ID:	42118650
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Elizabeth Iverson
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	41197.278581
Receipt Date:	08-MAR-2021
Filing Date:	25-AUG-2017
Time Stamp:	17:20:26
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$260
RAM confirmation Number	E202138H21132142
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	Information Disclosure Statement (IDS) Form (SB08)	IDSForm_41197_278581.pdf	1007100	no	4
			7484ad8814c5d4aac4781ffb3d3a81c9649934a3		
Warnings:					
Information:					
A U.S. Patent Number Citation or a U.S. Publication Number Citation is required in the Information Disclosure Statement (IDS) form for autoloading of data into USPTO systems. You may remove the form to add the required data in order to correct the Informational Message if you are citing U.S. References. If you chose not to include U.S. References, the image of the form will be processed and be made available within the Image File Wrapper (IFW) system. However, no data will be extracted from this form. Any additional data such as Foreign Patent Documents or Non Patent Literature will be manually reviewed and keyed into USPTO systems.					
2	Non Patent Literature	NPL1_41197_278581.pdf	5068396	no	25
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Warnings:					
Information:					
3	Fee Worksheet (SB06)	fee-info.pdf	30550	no	2
			e3973a2d99100be63549ceaf2438d1867422115b		
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Total Files Size (in bytes):			6106046		

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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.

U.S. DEPARTMENT OF COMMERCE
PATENT AND TRADEMARK OFFICE

PATENT WITHDRAWAL NOTICE

DATE WITHDRAWN

03/29/2021

WITHDRAWAL NUMBER

59228

The following application has been **WITHDRAWN** from the
08/11/2020 issue.

SERIAL NO.

15/687,249

PATENT NUMBER

10740393

TITLE

PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

NAME AND ADDRESS

David Strober
Rye, NY

REASON FOR WITHDRAWAL

Auto-petition to withdraw - Granted

APPROVED

/Kimberly House/ , Manager
Patent Publication Branch
Office of Data Management

Electronic Acknowledgement Receipt

EFS ID:	42337896
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Elizabeth Iverson
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	41197.278581
Receipt Date:	31-MAR-2021
Filing Date:	25-AUG-2017
Time Stamp:	18:06:47
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Amendment/Req. Reconsideration-After Non-Final Reject	Response_to_NFOA.pdf	47304 <small>470ccf382a7bc687d2ad88418fc4d7059a20c7c6</small>	no	10

Warnings:

Information:	
Total Files Size (in bytes):	47304
<p>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.</p> <p><u>New Applications Under 35 U.S.C. 111</u> If a new application is being filed and the application includes the necessary components for a filing date (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.</p> <p><u>National Stage of an International Application under 35 U.S.C. 371</u> If a timely submission to enter the national stage of an international application is compliant with the 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.</p> <p><u>New International Application Filed with the USPTO as a Receiving Office</u> If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.</p>	

Doc Code: DIST.E.FILE Document Description: Electronic Terminal Disclaimer - Filed	PTO/SB/25 U.S. Patent and Trademark Office Department of Commerce
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Electronic Petition Request	TERMINAL DISCLAIMER TO OBIVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION
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Application Number	15687249
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Filing Date	25-Aug-2017
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First Named Inventor	David Strober
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Attorney Docket Number	41197.278581
------------------------	--------------

Title of Invention	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
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Filing of terminal disclaimer does not obviate requirement for response under 37 CFR 1.111 to outstanding Office Action

This electronic Terminal Disclaimer is not being used for a Joint Research Agreement.

Owner	Percent Interest
Touchstream Technologies, Inc.	100%

The owner(s) of 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 any patent granted on pending reference Application Number(s)

16917095 filed on 06/30/2020

as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. 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 any patent granted on the reference application 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 any patent granted on the instant application that would extend to the expiration date of the full statutory term of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application," in the event that any such patent granted on the pending reference application: 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 shortened by any terminal disclaimer filed prior to its grant.

Terminal disclaimer fee under 37 CFR 1.20(d) is included with Electronic Terminal Disclaimer request.

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.

Applicant claims the following fee status:

Small Entity

Micro Entity

Regular Undiscounted

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

THIS PORTION MUST BE COMPLETED BY THE SIGNATORY OR SIGNATORIES

I certify, 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 64633
- A sole inventor
- 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
- A joint inventor; all of whom are signing this request

Signature	/Keith J. Bae/
Name	Keith J. Bae

*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 § 324.

Electronic Patent Application Fee Transmittal

Application Number:	15687249			
Filing Date:	25-Aug-2017			
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE			
First Named Inventor/Applicant Name:	David Strober			
Filer:	Keith Joshua Bae/Elizabeth Iverson			
Attorney Docket Number:	41197.278581			
Filed as Small Entity				
Filing Fees for Utility under 35 USC 111(a)				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
STATUTORY OR TERMINAL DISCLAIMER	2814	1	170	170
Pages:				
Claims:				
Miscellaneous-Filing:				
Petition:				
Patent-Appeals-and-Interference:				
Post-Allowance-and-Post-Issuance:				

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
Total in USD (\$)				170

Doc Code: DISQ.E.FILE

Document Description: Electronic Terminal Disclaimer – Approved

Application No.: 15687249

Filing Date: 25-Aug-2017

Applicant/Patent under Reexamination: Strober

Electronic Terminal Disclaimer filed on March 31, 2021

APPROVED

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:	42337766
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Elizabeth Iverson
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	41197.278581
Receipt Date:	31-MAR-2021
Filing Date:	25-AUG-2017
Time Stamp:	18:03:52
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$170
RAM confirmation Number	E20213UI03444799
Deposit Account	
Authorized User	

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

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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Terminal Disclaimer-Filed (Electronic)	eTerminal-Disclaimer.pdf	34004	no	2
			5996efa61fc4d9226cae99d44e86db9da49e0efb		

Warnings:

Information:

2	Fee Worksheet (SB06)	fee-info.pdf	30507	no	2
			224e2bc0e567fe84c2b58c90ec4e5cd07949d355		

Warnings:

Information:

Total Files Size (in bytes):	64511
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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.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 15/687,249 Confirmation No. 4059
First Inventor : David Strober
Applicant : Touchstream Technologies Inc.
Filed : 08/25/2017
Title : PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
Group Art Unit : 2173
Examiner : Darrin Hope
Atty Docket No. : 41197.278581
Customer No. : 149550

VIA EFS-WEB – March 31, 2021

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

RESPONSE

In response to the Office Action mailed February 2, 2021, please amend the above-identified application as follows:

Amendments to the Claims: begin on page 2 of this paper.

Remarks: begin on page 9 of this paper.

AMENDMENTS TO THE CLAIMS:

This listing of claims will replace all prior versions, and listings, of claims in the application:

Listing of Claims:

1. (Previously Presented) A non-transitory computer storage medium storing computer-useable instructions that, when used by a first computing device, cause the first computing device to perform operations comprising:

obtaining a synchronization code associated with the first computing device, wherein the associated synchronization code is stored on a remote server device;

providing the synchronization code to a second computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the first computing device and the second computing device;

receiving, from the remote server device, a first message that includes at least one command in a first format, the first message being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated second computing device;

selecting a first media player application from a plurality of media player applications based at least in part on the first format of the first message, the first media player application being selected to play a first piece of content referenced in the received first message; and

controlling how the selected first media player application plays the referenced first piece of content based on a first command of the at least one command in the first format having been included in the received first message.

2. (Previously Presented) The non-transitory computer storage medium of claim 1, wherein each command of the at least one command in the second format is a universal command.

3. (Original) The non-transitory computer storage medium of claim 2, wherein the first format is different than the second format.

4. (Previously Presented) The non-transitory computer storage medium of claim 1, wherein the second message is sent from the associated second computing device to the remote server device.

5. (Previously Presented) The non-transitory computer storage medium of claim 1, wherein the remote server device is configured to convert the at least one command in the second format into the at least one command in the first format based at least in part on the second message including therein a reference to the first piece of content.

6. (Previously Presented) The non-transitory computer storage medium of claim 1, wherein the remote server device is configured to convert the at least one command in the second format into the at least one command in the first format based at least in part on a reference to the first media player application having been included in the second message.

7. (Previously Presented) The non-transitory computer storage medium of claim 1, wherein the first media player application is selected based at least in part on the received first message including therein a reference to the first media player application.

8. (Previously Presented) The non-transitory computer storage medium of claim 1, wherein controlling how the selected first media player application plays the referenced first piece of content includes an execution of the first command.

9. (Previously Presented) The non-transitory computer storage medium of claim 1, the operations further comprising:

retrieving the first media player application from a remote content provider based on a determination that the first media player application is not already selected.

10. (Previously Presented) The non-transitory computer storage medium of claim 9, wherein the remote content provider is associated with the referenced first piece of content.

11. (Previously Presented) The non-transitory computer storage medium of claim 1, the operations further comprising:

based on the stored association and while the first media player application is selected, receiving, from the remote server device, a third message that includes at least one command in a third format, wherein the third message is received based at least in part on a fourth message including at least one other command in the second format having been sent from the associated second computing device; and

selecting a second media player application from the plurality of media player applications based at least in part on the third format of the third message, the second media player application being selected to play a second piece of content referenced in the third message.

12. (Previously Presented) A computer-implemented method for remotely presenting various types of content, comprising:

obtaining, by a content presentation device, a synchronization code associated with the content presentation device, wherein the associated synchronization code is stored on a remote server device;

providing, by the content presentation device, the synchronization code to a remote computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the content presentation device and the remote computing device;

receiving, by the content presentation device and from the remote server device, a first message that includes at least one command in a first format, the first message being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated remote computing device;

selecting, by the content presentation device while a connection between the content presentation device and the remote server device is maintained, a first media player application from a plurality of media player applications based at least in part on the first format of the first message, the first media player application

being selected to play a first piece of content referenced in the received first message; and

controlling, by the content presentation device, how the selected first media player application plays the referenced first piece of content based on a first command of the at least one command in the first format having been included in the received first message.

13. (Previously Presented) The computer-implemented method of claim 12, wherein the first media player application is selected based further in part on the received first message including therein a reference to the first media player application.

14. (Previously Presented) The computer-implemented method of claim 12, the operations further comprising:

selecting the first media player application based on a determination that a second media player application is currently selected.

15. (Previously Presented) The computer-implemented method of claim 12, further comprising: retrieving, by the content presentation device, the selected first media player application from a remote content provider based on the first format of the first message.

16. (Previously Presented) The computer-implemented method of claim 12, wherein the remote server device is configured to convert the at least one command in the second format into the at least one command in the first format based at least in part on a reference to the first media player application having been included in the second message, and wherein the first media player application is selected based further on the at least one command in the first format having been converted from the second format.

17. (Previously Presented) A content presentation device comprising:
a display;
at least one processor; and
at least one computer storage media storing computer-usable instructions that, when used by the at least one processor, cause the at least one processor to:
obtain a synchronization code associated with the content presentation device, wherein the associated synchronization code is stored on a remote server device;
provide the synchronization code to a remote computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the content presentation device and the remote computing device;
receive, from the remote server device, a first message that includes at least one command in a first format, the first message being received based on the stored association and on a second message in the second format sent from the associated remote computing device;

select a first media player application from a plurality of media player applications based on the first format of the first message, the first media player application being selected to play a first piece of content referenced in the received first message; and

control how the selected first media player application plays the referenced first piece of content based on a first command of the at least one command in the first format having been included in the received first message.

18. (Previously Presented) The content presentation device of claim 17, wherein the first media player application is configured to recognize each command of the at least one command in the first format.

19. (Previously Presented) The content presentation device of claim 17, wherein the second message is sent from the associated second computing device to the remote server device.

20. (Previously Presented) The content presentation device of claim 18, wherein the first media player application is selected based further on the received first message including therein a reference to the first media player application.

REMARKS

The Non-Final Office Action mailed February 2, 2021 has been received and reviewed. Prior to the present communication, claims 1-20 were pending and claims 1, 12 and 17 stand rejected. No claims have herein been altered. Reconsideration of the subject application is respectfully requested in view of the following remarks.

Allowable Subject Matter

Applicant thanks the Office for indicating that claims 1-20 are allowable upon filing a terminal disclaimer with copending Application No. 16/917,095.

Double Patenting

Claims 1, 12 and 17 were provisionally rejected on the ground of nonstatutory double patenting as being unpatentable over claims 1, 8 and 17 of U.S. Application No. 16/917,095. Applicant files herewith an electronic terminal disclaimer and requests withdrawal of the nonstatutory double patenting rejection. Allowance of the claims is respectfully requested.

CONCLUSION

For at least the reasons stated above, the pending claims are believed to be in condition for allowance. Applicant respectfully requests withdrawal of the pending rejections and allowance of the claims. If any issues remain that would prevent issuance of this application, the Examiner is urged to contact the undersigned – 816-474-6550 or kbae@shb.com (such communication via email is herein expressly granted) – to resolve the same. It is believed that all fees due have been paid. However, if this belief is in error, the Commissioner is hereby authorized to charge any amount required to Deposit Account No. 19-2112, with reference to Attorney Docket No. 41197.278581.

Respectfully submitted,

/Keith J. Bae/

Keith J. Bae
Reg. No. 64,633

KJBY/jc
SHOOK, HARDY & BACON L.L.P.
2555 Grand Blvd.
Kansas City, MO 64108-2613
816-474-6550 Telephone
816-421-5547 Fax

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875	Application or Docket Number 15/687,249	Filing Date 08/25/2017	<input type="checkbox"/> To be Mailed
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ENTITY: LARGE SMALL MICRO

APPLICATION AS FILED - PART I

FOR	(Column 1) NUMBER FILED	(Column 2) NUMBER EXTRA	RATE (\$)	FEE (\$)
<input type="checkbox"/> BASIC FEE (37 CFR 1.16(a), (b), or (c))	N/A	N/A	N/A	
<input type="checkbox"/> SEARCH FEE (37 CFR 1.16(k), (i), or (m))	N/A	N/A	N/A	
<input type="checkbox"/> EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))	N/A	N/A	N/A	
TOTAL CLAIMS (37 CFR 1.16(j))	minus 20 = *		x \$40 =	
INDEPENDENT CLAIMS (37 CFR 1.16(h))	minus 3 = *		x \$210 =	
<input type="checkbox"/> APPLICATION SIZE FEE (37 CFR 1.16(s))	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).			
<input type="checkbox"/> MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j))				
* If the difference in column 1 is less than zero, enter "0" in column 2.			TOTAL	

APPLICATION AS AMENDED - PART II

	(Column 1)	(Column 2)	(Column 3)	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT	03/31/2021	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	
	Total (37 CFR 1.16(i))	* 20	Minus	** 20 = 0	x \$ 50 = 0
	Independent (37 CFR 1.16(h))	* 3	Minus	*** 3 = 0	x \$ 240 = 0
	<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))				
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))					
				TOTAL ADD'L FEE	0

	(Column 1)	(Column 2)	(Column 3)	RATE (\$)	ADDITIONAL FEE (\$)
AMENDMENT		CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	
	Total (37 CFR 1.16(i))	*	Minus	** =	x \$ 0 =
	Independent (37 CFR 1.16(h))	*	Minus	*** =	x \$ 0 =
	<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))				
<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))					
				TOTAL ADD'L FEE	

* If the entry in column 1 is less than the entry in column 2, write "0" in column 3.

** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".

*** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".

The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.

LIE
/BRENDA V HARRISON/

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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United States Patent and Trademark Office
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NOTICE OF ALLOWANCE AND FEE(S) DUE

149550 7590 05/26/2021
SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
INTELLECTUAL PROPERTY DEPARTMENT
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613

EXAMINER

HOPE, DARRIN

ART UNIT PAPER NUMBER

2173

DATE MAILED: 05/26/2021

Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO. Values: 15/687,249, 08/25/2017, David Strober, 41197.278581, 4059

TITLE OF INVENTION: PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

Table with 7 columns: APPLN. TYPE, ENTITY STATUS, ISSUE FEE DUE, PUBLICATION FEE DUE, PREV. PAID ISSUE FEE, TOTAL FEE(S) DUE, DATE DUE. Values: nonprovisional, SMALL, \$600, \$0.00, \$500.00, \$100, 08/26/2021

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

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

HOW TO REPLY TO THIS NOTICE:

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

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

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

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

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

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

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

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), by mail or fax, or via EFS-Web.

By mail, send to: Mail Stop ISSUE FEE
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 Alexandria, Virginia 22313-1450

By fax, send to: (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)

149550 7590 05/26/2021
SHOOK, HARDY & BACON LLP
 (Touchstream Technologies, Inc.)
 INTELLECTUAL PROPERTY DEPARTMENT
 2555 GRAND BLVD
 KANSAS CITY, MO 64108-2613

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 transmitted to the USPTO via EFS-Web or by facsimile to (571) 273-2885, on the date below.

(Typed or printed name)
(Signature)
(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/687,249	08/25/2017	David Strober	41197.278581	4059

TITLE OF INVENTION: PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$600	\$0.00	\$500.00	\$100	08/26/2021

EXAMINER	ART UNIT	CLASS-SUBCLASS
HOPE, DARRIN	2173	715-716000

<p>1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).</p> <p><input type="checkbox"/> Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.</p> <p><input type="checkbox"/> "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-09 or more recent) attached. Use of a Customer Number is required.</p>	<p>2. For printing on the patent front page, list</p> <p>(1) The names of up to 3 registered patent attorneys or agents OR, alternatively, _____ 1</p> <p>(2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed. _____ 2</p> <p>_____ 3</p>
---	---

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document must have been previously recorded, or filed for recordation, as set forth in 37 CFR 3.11 and 37 CFR 3.81(a). Completion of this form is NOT a substitute for filing an assignment.

(A) NAME OF ASSIGNEE _____ (B) RESIDENCE: (CITY and STATE OR COUNTRY) _____

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

4a. Fees submitted: Issue Fee Publication Fee (if required) Advance Order - # of Copies _____

4b. Method of Payment: (Please first reapply any previously paid fee shown above)

Electronic Payment via EFS-Web Enclosed check Non-electronic payment by credit card (Attach form PTO-2038)

The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment to Deposit Account No. _____

5. Change in Entity Status (from status indicated above)

Applicant certifying micro entity status. See 37 CFR 1.29

Applicant asserting small entity status. See 37 CFR 1.27

Applicant changing to regular undiscounted fee status.

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.

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.

NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.

Authorized Signature _____ Date _____
 Typed or printed name _____ Registration No. _____



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Table with 5 columns: APPLICATION NO., FILING DATE, FIRST NAMED INVENTOR, ATTORNEY DOCKET NO., CONFIRMATION NO.
Row 1: 15/687,249, 08/25/2017, David Strober, 41197.278581, 4059
Row 2: 149550, 7590, 05/26/2021, (Empty), (Empty)
Text: SHOOK, HARDY & BACON LLP (Touchstream Technologies, Inc.) INTELLECTUAL PROPERTY DEPARTMENT 2555 GRAND BLVD KANSAS CITY, MO 64108-2613
Text: EXAMINER HOPE, DARRIN
Text: ART UNIT 2173 PAPER NUMBER
Text: DATE MAILED: 05/26/2021

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)
(Applications filed on or after May 29, 2000)

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

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

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

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

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

The information collected by PTOL-85 Part B is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Privacy Act Statement

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

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

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

Notice of Allowability	Application No. 15/687,249	Applicant(s) Strober, David	
	Examiner DARRIN HOPE	Art Unit 2173	AIA (FITF) Status No

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. **THIS NOTICE OF ALLOWABILITY 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.

- 1. This communication is responsive to the communications filed on 03/31/2021.
 A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on _____.
- 2. 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.
- 3. The allowed claim(s) is/are 1-20. As a result of the allowed claim(s), 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 http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.
- 4. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Certified copies:

- a) All b) Some *c) None of the:
 - 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)).
- * Certified copies not received: _____.

Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application.
THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.

- 5. CORRECTED DRAWINGS (as "replacement sheets") must be submitted.
 including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date _____.
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d).
- 6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.

Attachment(s)

- 1. Notice of References Cited (PTO-892)
- 2. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 03/08/2021.
- 3. Examiner's Comment Regarding Requirement for Deposit of Biological Material _____.
- 4. Interview Summary (PTO-413), Paper No./Mail Date. _____.
- 5. Examiner's Amendment/Comment
- 6. Examiner's Statement of Reasons for Allowance
- 7. Other _____.

/DARRIN HOPE/ Examiner, Art Unit 2173	/TADESSE HAILU/ Primary Examiner, Art Unit 2173
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DETAILED ACTION

Notice of Pre-AIA or AIA Status

1. The present application is being examined under the pre-AIA first to invent provisions.
2. This Office Action is responsive to the communications filed on 31 March 2021.

Allowable Subject Matter

3. Claims 1-20 are allowed.
4. The following is an examiner's statement of reasons for allowance:

The present invention is directed to a computer-implemented method and device for presenting and controlling content on a display device.

The prior arts fails to show individually or in combination the elements recited in independent claim 1.

Specifically, the prior art references fail to show, in part, "obtaining a synchronization code associated with the first computing device, wherein the associated synchronization code is stored on a remote server device; providing the synchronization code to a second computing device in communication with the remote server device, wherein the provided synchronization code causes the remote server device to store an association between the first computing device and the second computing device; receiving, from the remote server device, a first message that includes at least one command in a first format, the first message being received based at least in part on the stored association and on a second message including at least one command in a second format having been sent from the associated second computing device; selecting a first media player application from a plurality of media player applications based at least in part on the first format of the first message, the first media player application being selected

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to play a first piece of content referenced in the received first message; and **controlling how the selected first media player application plays the referenced first piece of content** based on a first command of the at least one command in the first format having been included in the received first message” as recited in independent claim 1. At least based on the above distinctions, the Examiner submits that independent claim 1 is patentable over the combination of the cited references. Independent claims 12 and 17 include similar limitations to that of claim 1 and are also patentable over the cited prior art for at least the same reasons described above with respect to claim 1. At least by virtue of their dependency, the Examiner submits that the remaining claims are also patentable over the combination of the cited references.

Accordingly, Claims 1-20 are allowed.

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

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to DARRIN HOPE whose telephone number is (571)270-5079. The examiner can normally be reached on Mon-Thr - 7-4:30, Fri - 7-3:30, Alt. Fri Off.

Examiner interviews are available via telephone, in-person, and video conferencing using a USPTO supplied web-based collaboration tool. To schedule an


interview, applicant is encouraged to use the USPTO Automated Interview Request (AIR) at <http://www.uspto.gov/interviewpractice>.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kieu D Vu can be reached on (571)272-4057. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

7. 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 <https://ppair-my.uspto.gov/pair/PrivatePair>. 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.

DARRIN HOPE
Examiner
Art Unit 2173


/TADESSE HAILU/
Primary Examiner, Art Unit 2173

Issue Classification 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

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Symbol					Type	Version
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G06F		16		951	I	2019-01-01
G06F		9		452	I	2018-02-01

CPC Combination Sets				
Symbol	Type	Set	Ranking	Version

/DARRIN HOPE/ Examiner, Art Unit 2173 (Assistant Examiner)	21 May 2021 (Date)	Total Claims Allowed: 20	
/TADESSE HAILU/ Primary Examiner, Art Unit 2173 (Primary Examiner)	21 May 2021 (Date)	O.G. Print Claim(s) 1	O.G. Print Figure 2

Issue Classification 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173


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NON-CLAIMED			

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CROSS REFERENCES(S)						
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
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/TADESSE HAILU/ Primary Examiner, Art Unit 2173 (Primary Examiner)	21 May 2021 (Date)	O.G. Print Claim(s) 1	O.G. Print Figure 2

Issue Classification 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

Claims renumbered in the same order as presented by applicant
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CLAIMS															
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/DARRIN HOPE/ Examiner, Art Unit 2173 (Assistant Examiner)	21 May 2021 (Date)	Total Claims Allowed: 20	
/TADESSE HAILU/ Primary Examiner, Art Unit 2173 (Primary Examiner)	21 May 2021 (Date)	O.G. Print Claim(s) 1	O.G. Print Figure 2

<i>Search Notes</i> 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

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
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US Classification - Searched*			
Class	Subclass	Date	Examiner
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* See search history printout included with this form or the SEARCH NOTES box below to determine the scope of the search.

Search Notes		
Search Notes	Date	Examiner
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EAST	05/21/2021	DH

/DARRIN HOPE/ Examiner, Art Unit 2173	
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<i>Search Notes</i> 	Application/Control No. 15/687,249	Applicant(s)/Patent Under Reexamination Strober, David
	Examiner DARRIN HOPE	Art Unit 2173

Interference Search			
US Class/CPC Symbol	US Subclass/CPC Group	Date	Examiner
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G06F9	452	05/21/2021	DH

/DARRIN HOPE/ Examiner, Art Unit 2173	
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EAST Search History

EAST Search History (Prior Art)

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L17	2,500	L3 L4 L5 L6 L7 L8 L9 L10 L11 L12 L13 L14 L15	US-PGPUB; USPAT	OR	OFF	2021/05/21 17:26

L18	6	L16 and L17	US-PGPUB; USPAT	OR	OFF	2021/05/21 17:26
L19	4	((("TOUCHSTREAM") near3 ("TECHNOLOGIES") near3 ("INC"))).AS,AANM.	USPAT	OR	OFF	2021/05/21 17:28
L20	11	((("Strober") near3 ("David"))).INV.	US-PGPUB; USPAT; USOCR	OR	OFF	2021/05/21 17:28
L21	569	(receiv\$3 receipt) with message with command with (first and second) with server	US-PGPUB; USPAT	OR	OFF	2021/05/21 17:30
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EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L25	225,745	((synchronization synch identifier QR) with code)	US- PGPUB; USPAT	OR	OFF	2021/05/21 17:33
L26	74,442	(play\$3 same control\$4 same (content media) same (display TV television))	US- PGPUB; USPAT	OR	OFF	2021/05/21 17:33
L27	2,856	(G06F17/30846 G06F9/452 G06F17/30864).cpc.	US- PGPUB; USPAT	OR	OFF	2021/05/21 17:33

L28	3,384	(715/716).ccls.	US-PGPUB; USPAT	OR	OFF	2021/05/21 17:33
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5/21/2021 5:34:46 PM

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

U.S.PATENTS

Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages, Columns, Lines where Relevant Passages or Relevant Figures Appear
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NON-PATENT LITERATURE DOCUMENTS

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵

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

Application Number	15687249
Filing Date	2017-08-25
First Named Inventor	David Strober
Art Unit	2173
Examiner Name	Darrin Hope
Attorney Docket Number	41197.278581

1	First Action Interview Office Action dated December 10, 2020 in U.S. Patent Application No. 16/917,095, 25 pages.
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EXAMINER SIGNATURE

Examiner Signature	/DARRIN HOPE/	Date Considered	05/21/2021
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15687249
	Filing Date	2017-08-25
	First Named Inventor	David Strober
	Art Unit	2173
	Examiner Name	Darrin Hope
	Attorney Docket Number	41197.278581

CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

See attached certification statement.

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

A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/Keith J. Bae/	Date (YYYY-MM-DD)	2021-03-08
Name/Print	Keith J. Bae	Registration Number	64,633

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. **DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

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

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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.

Bibliographic Data

Application No: 15/687,249

Foreign Priority claimed: Yes No

35 USC 119 (a-d) conditions met: Yes No Met After Allowance

Verified and Acknowledged:

/DARRIN HOPE/

Examiner's Signature

Initials

Title:

PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

FILING or 371(c) DATE	CLASS	GROUP ART UNIT	ATTORNEY DOCKET NO.
08/25/2017	715	2173	41197.278581
RULE			

APPLICANTS

Touchstream Technologies, Inc., Valhalla, NY,

INVENTORS

David Strober, Rye, NY, UNITED STATES

CONTINUING DATA

This application is a CON of 13532546 06/25/2012 PAT 9767195

13532546 is a CIP of 13157821 06/10/2011 PAT 8904289

13157821 has PRO of 61477998 04/21/2011

FOREIGN APPLICATIONS

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** SMALL ENTITY **

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SHOOK, HARDY & BACON LLP

(Touchstream Technologies, Inc.)

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KANSAS CITY, MO 64108-2613

UNITED STATES

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 15/687,249 Confirmation No. 4059
First Named Inventor : David Strober
Assignee/Applicant : TOUCHSTREAM TECHNOLOGIES, INC.
Filed : 2017-08-25
Title : PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
Group Art Unit : 2173
Examiner : Hope, Darrin
Docket No. : 41197.278581
Customer No. : 149550

VIA EFS-Web: May 26, 2021

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

**REQUEST TO APPLY PREVIOUSLY PAID ISSUE FEE
TO THE NEW NOTICE OF ALLOWANCE**

On June 30, 2020, Applicant's representative paid the Issue fee of \$500.00 and subsequently filed a Certification and Request for Consideration of an Information Disclosure Statement, Request for Continued Examination, and Petition to Withdraw from Issue After Payment of the Issue Fee under 37 CFR 1.313(c) on September 3, 2020.

Applicant requests to reapply the \$500 Issue Fee, paid on June 30, 2020, to the New Notice of Allowance mailed May 26, 2021. Included herewith is the executed Part B Issue Fee Transmittal Form. The Commissioner is authorized to charge the \$100 difference in the fee previously paid and the amount now due to Deposit Account No. 19-2112, referencing Attorney Docket No. 41197.278581.

Respectfully submitted,

/Keith J. Bae/

Keith J. Bae
Reg. No. 64,633

KJBY/eqi
SHOOK, HARDY & BACON L.L.P.
2555 Grand Blvd.
Kansas City, Missouri 64108-2613
816-474-6550

8570184

Electronic Acknowledgement Receipt

EFS ID:	42827288
Application Number:	15687249
International Application Number:	
Confirmation Number:	4059
Title of Invention:	PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE
First Named Inventor/Applicant Name:	David Strober
Customer Number:	149550
Filer:	Keith Joshua Bae/Elizabeth Iverson
Filer Authorized By:	Keith Joshua Bae
Attorney Docket Number:	41197.278581
Receipt Date:	26-MAY-2021
Filing Date:	25-AUG-2017
Time Stamp:	16:17:09
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Issue Fee Payment (PTO-85B)	Updated_Issue_Fee.pdf	141305 03a2257655df769412f9f139f97dbd2e4ccb0058	no	1

Warnings:

Information:					
2	Transmittal Letter	Updated_Transmittal_Letter.pdf	17055	no	1
			8c7531a8b884950df49b83ef03cdf080557bcde		
Warnings:					
Information:					
Total Files Size (in bytes):				158360	
<p>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.</p> <p><u>New Applications Under 35 U.S.C. 111</u> If a new application is being filed and the application includes the necessary components for a filing date (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.</p> <p><u>National Stage of an International Application under 35 U.S.C. 371</u> If a timely submission to enter the national stage of an international application is compliant with the 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.</p> <p><u>New International Application Filed with the USPTO as a Receiving Office</u> If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.</p>					

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), by mail or fax, or via EFS-Web.

By mail, send to: Mail Stop ISSUE FEE
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

By fax, send to: (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.

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.

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

149550 7590 05/26/2021
SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
INTELLECTUAL PROPERTY DEPARTMENT
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613

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 transmitted to the USPTO via EFS-Web or by facsimile to (571) 273-2885, on the date below.

Keith J. Bae	(Typed or printed name)
/Keith J. Bae/	(Signature)
2021-05-26	(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/687,249	08/25/2017	David Strober	41197.278581	4059

TITLE OF INVENTION: PLAY CONTROL OF CONTENT ON A DISPLAY DEVICE

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$600	\$0.00	\$500.00	\$100	08/26/2021

EXAMINER	ART UNIT	CLASS-SUBCLASS
HOPE, DARRIN	2173	715-716000

1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).

- Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.
- "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-09 or more recent) attached. **Use of a Customer Number is required.**

2. For printing on the patent front page, list
(1) The names of up to 3 registered patent attorneys or agents OR, alternatively,
(2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.

- 1. Shook, Hardy & Bacon LLP
- 2. _____
- 3. _____

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document must have been previously recorded, or filed for recordation, as set forth in 37 CFR 3.11 and 37 CFR 3.81(a). Completion of this form is NOT a substitute for filing an assignment.

(A) NAME OF ASSIGNEE: Touchstream Technologies, Inc. (B) RESIDENCE: (CITY and STATE OR COUNTRY) Valhalla, NY

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

4a. Fees submitted: Issue Fee Publication Fee (if required) Advance Order - # of Copies _____

4b. Method of Payment: (Please first reapply any previously paid fee shown above)

- Electronic Payment via EFS-Web Enclosed check Non-electronic payment by credit card (Attach form PTO-2038)
- The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment to Deposit Account No. 19-2112

5. Change in Entity Status (from status indicated above)

- Applicant certifying micro entity status. See 37 CFR 1.29
- Applicant asserting small entity status. See 37 CFR 1.27
- Applicant changing to regular undiscounted fee status.

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.
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.
NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.

Authorized Signature /Keith J. Bae/ Date 2021-05-26
Typed or printed name Keith J. Bae Registration No. 64,633

To: shbdocketing@shb.com, ipshookdocketing@shb.com,
From: PAIR_eOfficeAction@uspto.gov
Cc: PAIR_eOfficeAction@uspto.gov
Subject: Private PAIR Correspondence Notification for Customer Number 149550

May 26, 2021 04:05:40 AM

Dear PAIR Customer:

SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
INTELLECTUAL PROPERTY DEPARTMENT
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613
UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 149550 , have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

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Disclaimer:

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Application	Document	Mailroom Date	Attorney Docket No.
15687249	NOA	05/26/2021	41197.278581
	1449	05/26/2021	41197.278581

To view your correspondence online or update your email addresses, please visit us anytime at <https://sportal.uspto.gov/secure/myportal/privatepair>.

If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE
PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM



United States Patent and Trademark Office

Office of the Chief Financial Officer

Document Code:WFEE

User :C46167

Sale Accounting Date:05/27/2021

Sale Item Reference Number	Effective Date
15687249	05/26/2021

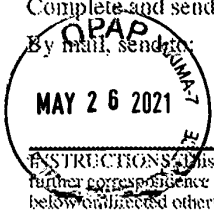
Document Number	Fee Code	Fee Code Description	Amount Paid	Payment Method
I20215Q805143291	2501	UTILITY APPL ISSUE FEE	\$500.00	Salea
I20215Q805143291	2501	UTILITY APPL ISSUE FEE	\$100.00	Deposit Account

Best Available Copy FEE(S) TRANSMITTAL

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 Mail Stop ISSUE FEE
 Commissioner for Patents
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 Alexandria, Virginia 22313-1450

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149550 7590 05/26/2021
SHOOK, HARDY & BACON LLP
 (Touchstream Technologies, Inc.)
 INTELLECTUAL PROPERTY DEPARTMENT
 2555 GRAND BLVD
 KANSAS CITY, MO 64108-2613

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Keith J. Bae	(Typed or printed name)
/Keith J. Bae/	(Signature)
2021-05-26	(Date)

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15/687,249	08/25/2017	David Strober	41197.278581	4059

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HOPE, DARRIN	2173	713-716000

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Touchstream Technologies, Inc.

Valhalla, NY

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

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Authorized Signature /Keith J. Bae/ Date 2021-05-26
 Typed or printed name Keith J. Bae Registration No. 64,633



UNITED STATES PATENT AND TRADEMARK OFFICE

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

Table with 5 columns: APPLICATION NO., ISSUE DATE, PATENT NO., ATTORNEY DOCKET NO., CONFIRMATION NO.
15/687,249 06/29/2021 11048751 41197.278581 4059

149550 7590 06/09/2021
SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
INTELLECTUAL PROPERTY DEPARTMENT
2555 GRAND BLVD
KANSAS CITY, MO 64108-2613

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):

David Strober, Rye, NY;
Touchstream Technologies, Inc., Valhalla, NY;

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To: shbdocketing@shb.com, ipshookdocketing@shb.com,
From: PAIR_eOfficeAction@uspto.gov
Cc: PAIR_eOfficeAction@uspto.gov
Subject: Private PAIR Correspondence Notification for Customer Number 149550

Jun 10, 2021 04:30:51 AM

Dear PAIR Customer:

SHOOK, HARDY & BACON LLP
(Touchstream Technologies, Inc.)
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2555 GRAND BLVD
KANSAS CITY, MO 64108-2613
UNITED STATES

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Application	Document	Mailroom Date	Attorney Docket No.
15687249	ISSUE.NTF	06/09/2021	41197.278581

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Monday - Friday 6:00 a.m. to 12:00 a.m.

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