



FIG. 12

The user may “navigate” a user interface that displays one or more content modes, and in one embodiment may “select” a particular content mode by pressing the scroll wheel when the desired content mode is highlighted. *Id.*, 12:23-29. In one embodiment, after the user has selected a particular content mode on the user interface, “a new ‘page’ or screen on the user interface corresponding to the selected mode” is brought up that displays to the user the “*particular functions, features or applications* within that [previously-selected content] mode” so that the user may select a desired function, feature or application. *Id.*, 12:32-35. Thus, according to the specification, displaying a content mode means displaying some “information, such as menus, icons, etc. ... on the display screen 110” (*id.*, 10:54-65) that represents the content mode, and is distinct from displaying any functions, features and/or applications grouped within that content mode.

As noted above, the Office Action relies on Ledbetter’s disclosure of “media player software [] loaded and automatically executed” in media consumption mode, “handwriting recognition software [] loaded and automatically executed” in tablet mode, “walk-up types of information (e.g., weather, messages, the internet and so forth) may be loaded” in walk-up mode, and “typical

shortcuts and other information used for working/productivity ... may be displayed” in workstation mode. OA at 6. The ‘844 Patent specification refers to these as “*particular functions, features or applications*” that may be grouped within a content mode (‘844 Patent, 12:22-35), and makes clear that displaying the “particular functions, features or applications within” a content mode is not the same thing as displaying the content mode itself. *Id.*, 11:37-40, 12:6-7, 12:22-35; *see also e.g.*, Fig. 11 (the LiTL media player is an application program that is displayed separately from the “Media” content mode 172a displayed on Figs. 12 and 17).

IV. Conclusion

LiTL appreciates the examiner’s consideration of this interview agenda and looks forward to discussing these and any other issues the examiners would like to address during the interview.

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CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. §1.248 and §1.550(f), the undersigned hereby certifies that a copy of this INTERVIEW AGENDA IN EX PARTE RE-EXAMINATION, in Reexamination No.: 90/014,965, including all attachments, exhibits, and documents filed therewith, will be served by first-class mail upon:

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EXHIBIT B

**DECLARATION OF ERIC J. GOULD BEAR
IN SUPPORT OF PATENT OWNER RESPONSE TO
NON-FINAL OFFICE ACTION UNDER 37 CFR 1.111**

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