PTO/SB/08a (08-03)

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Substitute for forn	n 1449A/PTO			Complete If Known		
				Application Number	29/282,833	
INFO	DRMATION D	ISCLOSUR	Έ	Filing Date	July 30, 2007	
STA	TEMENT BY	APPLICAN	Т	First Named Inventor	ANDRE et al.	
	01			Art Unit	2916	
	(Use as many sheets	as necessary)		Examiner Name	Eland, Bridget L.	
Sheet	1	of	3	Attorney Docket Number	2607.0600001(P4984USC3)	

Examiner Cite Initials* No.1	Cite No.1	Document Number Number-Kind Code ^{2 (If Known)}	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures
		Number-Kind Code*		Oled Boddment	Appear
	US1	D289,873	05-19-1987	Gemmell et al.	
	US2	D337,569	07-20-1993	Kando	
	US3	D456,023	04-23-2002	Andre et al.	
	US4	D489,731	05-11-2004	Huang	
	US5	D498,754	11-23-2004	Blyth	
	US6	D499,423	12-07-2004	Bahroocha et al.	
	US7	D502,173	02-22-2005	Jung et al.	
	US8	D504,889	05-10-2005	Andre et al.	
	US9	D505,950	06-07-2005	Summit et al.	
	US10	2005/0130715	06-16-2005	Fujisawa	
	US11	D507,003	07-05-2005	Pai et al.	
	US12	D514,121	01-31-2006	Johnson	
	US13	D514,590	02-07-2006	Naruki	
	US14	D519,523	04-25-2006	Chiu et al.	
	US15	D520,020	05-02-2006	Senda et al.	
	US16	D528,542	09-19-2006	Luminosu et al.	
	US17	D528,561	09-19-2006	Ka-Wei et al.	
	US18	D529,045	09-26-2006	Shin	

			FOREIGN PATENT DOC	UMENTS		
Examiner initials*	Cite No. ¹	Foreign Patent Document Country Code ⁴ Kind Code ⁵ (in known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	T ₆
	FP1	KR 30-0452432	06-14-2007			

Examiner Signature	Date Considered	
	l	1

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³Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). *For Jepanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document.
⁴Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible.
⁴Applicant is to place a check mark here if English language Transaction is attached.

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ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /BLE/

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Rev 11-03-03 svh

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Substitute for form	1449A/PTO			Complete If Known					
				Application Number	29/282,833				
INFO	RMATION D	ISCLOSUR	RE	Filing Date	July 30, 2007				
STAT	TEMENT BY	APPLICAN	!T	First Named Inventor	ANDRE et al.				
	/I loo oo maay ahaata	oo noogaaaau\		Art Unit	2916				
	(Use as many sheets	as necessary)		Examiner Name	Eland, Bridget L.				
Sheet	2	of	3	Attorney Docket Number	2607.0600001(P4984USC3)				

Examiner	Cite	Document Number	Publication Date	Name of Patentee or Applicant of	Pages, Columns, Lines, Where Relevant Passages
Initials*	No. ¹	Number-Kind Code ^{2 (If Known)}	MM-DD-YYYY	Cited Document	or Relevant Figures Appear
	US19	D532,791	11-28-2006	Kim	
	US20	2006/0281501	12-14-2006	Zuo et al.	
	US21	D534,143	12-26-2006	Lheem	
	US22	D535,281	01-16-2007	Yang	
	US23	D536,691	02-13-2007	Park	
	US24	D538,822	03-20-2007	Andre et al.	
	US25	2007/0082718	04-12-2007	Yoon et al.	
	US26	D541,298	04-24-2007	Andre et al.	
	US27	D541,299	04-24-2007	Andre et al.	
	US28	D546,313	07-10-2007	Lheem	
	US29	D548,747	08-14-2007	Andre et al.	

			FOREIGN PATENT DOC	UMENTS		
Examiner Initials*	Cite No. ¹	Foreign Patent Document Country Code ⁴ Kind Code ⁵ (in known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear	T ⁵
		,				
					-	

Examiner Signature	Date Considered

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				Co	omplete If Known
Substitute fo	substitute for form 1449B/PTO		Application Number	29/282,833	
INFO	ORMAT	ION DI	SCLOSURE	Filing Date	July 30, 2007
	STATEMENT BY APPLICANT			First Named Inventor	ANDRE et al.
	(Use as ma	any sheets as	necessary)	Art Unit	2916
(case as many should as necessary)			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Examiner Name	Eland, Bridget L.
Sheet	3	of	3	Attorney Docket Number	2607.0600001(P4984USC3)

		NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No.1	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 page(s), volume-issue number(s), publisher, city and/or country where published	T ²
	NPL1	Samsung F700, announced February 2007, [online], [retrieved on 02-08-07]. Retrieved from Internet , <url:http: www.gsmarena.com=""></url:http:>	
	NPL2	Philips S900, announced June 2006, [online], [retrieved on 02-20-071. Retrieved from Internet , <url:http: www.gsmarena.com=""></url:http:>	
	NPL3	LG KE850 Prada, announced January 2007, [onlinel, [retrieved on 02-20-07]. Retrieved from Internet , <url:http: www.gsmarena.com=""></url:http:>	
	NPL4	Apple iPhone, announced January 2007, [online], [retrieved on 03-12-07]. Retrieved from Internet, <url:http: www.gsmarena.com=""></url:http:>	
	NPL5	Tinnos PDA, posted May 19, 2006, [online], [retrieved on 08-22-07]. Retrieved from Internet , <url:http: www.mobilewhack.com=""></url:http:>	
	NPL6	Meizu M8, posted January, 29, 2007, [online], [retrieved on 09-13-07]. Retrieved from Internet , <url:http: www.engadget.com=""></url:http:>	
	NPL7	iPod U2 Special Edition, downloaded from http://ipod.wikia.com/wiki/IPod_U2_Special_Edition, October 2004.	
	NPL8	"Apple Introduces the U2 iPod," Apple Corporation press Release, http://www.apple.com/pr/library/2004/oct/26u2ipod.html, October 26, 2004.	

^{*}EXAMINER: Initial if reference considered, whether or not citation is in conformance with M PEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Applicant's unique citation designation number (optional). Applicant is to place a check mark here if English language Translation is attached.

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	FINDER	

Samsung F490



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Pictures	
VOTING RESULTS	***********
Design	8.1
Features	7.8
Performance	7.7
Votes: 526 Hits: 106267	

Vote!

SAMSUNG

GENERAL	2G Network	GSM 900 / 1800 / 1900
OL: CL: ITTL	3G Network	HSDPA 2100
	Armounced	2008, January
	Status	Coming soon
SIZE	Dimensions	115 x 53.5 x 11.8 mm
- Silata	Weight	102 q
DISPLAY	Туре	TFT touchscreen, 256K colors
	Size	240 x 432 pixels, 3.2 inches
RINGTONES	Type	Polyphonic, MP3
,	- 7 r · · · Customization	Download
	Vibration	Yes
MEMORY	Phonebook	1000 entries, Photocall
	Call records	30 dialed, 30 received, 30 missed calls
	Card slot	microSD (TransFlash)
		- 130 MB shared memory
DATA	GPAS	Class 10 (4+1/3+2 slots), 32 - 48 kbps
	HSCSD	No
	EDGE	Class 10, 236.8 kbps
	3G	HSDPA, 3.6 Mbps
	WLAN	No
	Bluetooth	Yes, v2.0 with A2DP
	Infrared port	No
	USB	Yes, v2.0
FEATURES	Messaging	SMS, EMS, MMS, Email, Instant Messaging
	Browser	WAP 2.0/xHTML, HTML (NetFront 3.4)
	Games	Yes
	Colors	Black
	Camera	5 MP, 2592 x 1944 pixels, video(QVGA 15fps), flash; secondary videocall camera
		- Java MIDP 2.0
		- 3.5mm audio jack
		- WMV/MPEG4/H.263/H.264 player (VGA@30fps)
		- MP3/AAC/AAC+ player
		- Organiser
		- Google Search - Built-in handsfree
		- Multitasking
BATTERY		Standard battery

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SAMSUNG F490 - USER OPINIONS AND REVIEWS

Stand-by

Talk time

the phone is superb....there is no wlan connection why????????????????????

2008-01-18 12:01:00 sourav jain

Email

No FM,SHG- where is your mind,Hello, are you wake Up !!!I think it is to late ???

2008-01-18 07:32:57 Srinath Email

looks slick... and i like the specs.. when is it out?

2008-01-18 00:41:00 mos Email



http://www.gsmarena.com/samsung_f490-pictures-2203.php



- <u>Nokia</u>
- Samsung
- <u>Motorola</u>
- Sony Ericsson
- <u>LG</u>
- <u>Apple</u>
- <u>HTC</u>
- <u>i-mate</u>
- <u>O2</u>
- Eten
- HP
- Asus
- Gigabyte
- <u>Qtek</u>
- <u>Palm</u>
- BlackBerry
- Sagem
- <u>Alcatel</u>
- **Philips**
- Sharp
- <u>Toshiba</u>

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Nokia	LG KF700			
Samsung		GENERAL	2G Network	GSM 900 / 1800 / 1900
/lotorola		346414641446	3G Network	HSDPA 2100
З опу			Announced	2008, February
fricsson			Status	Coming soon
.G		SIZE	Dimensions	102 x 51 x 14.5 mm
Apple .			Weight	
нго		DISPLAY	Туре	TFT touchscreen, 256K colors
-mate			Size	240 x 480 pixels, 3 inches
)22				Shortcut Dial
iten		RINGTONES	Туре	Polyphonic, MP3
4D			Customization	Download
			Vibration	Yes
Asus	1000 0000 1 C	MEMORY	Phonebook	Yes, Photocall
Gigabyte	MWC 2008: LG overview		Call records	40 dialed, 40 received, 40 missed calls
Otek	Read opinions		Card slot	microSD (TransFlash)
Paim	Compare	DATA	GPRS	Class 10 (4+1/3+2 slots), 32 - 48 kbps
BlackBerry	Pictures		HSCSD	No
Sagem	FIGURES		EDGE	No
Noatel	VOTING RESULTS		3G WLAN	HSDPA, 7.2 Mbps No
Philips	Design		Bluetooth	Yes, v1.2
Sharp	7.9		Infrared port	No
Toshiba	Features		USB	Yes
	7.5	FEATURES	Messaging	SMS, EMS, MMS, Email
BenQ- Siemens	Performance		Browser	WAP 2.0/xHTML, HTML
Xemens	7.5		Games	Yes
			Colors	Black
BenQ 	Votes: 201 Hits: 91128)1 Hits: 91128	Camera	3.15 MP, 2048x1536 pixels, autofocus,
Panasonic				image stabilizer video; secondary videocall camera
NEC	223 223 223			- Java MIDP 2.0
WND	Votel			- MP3/WMA/AAC/AAC+/MPEG4 player
Pantech				- FM radio - T9
VK Mobile				- 19 - Organiser
Haier				- Voice memo
Bird				
***************************************		BATTERY		Standard battery, Li-lon
iore			Stand-by	
PHONE FINDER		ev	Talk time	a ward the distance of the second of the second of the second of
		Correct, Read r	e can not guarame note	e that the information on this page is 100%
			ISER OPINIONS A	AND REVIEWS

the phone looks pretty slick, but it as it`s disadvantages at some points i guess. i have loved and owned my nokia 8800 for some while now not because what the phone can do , but what the phone feels and looks





- <u>Nokia</u>
- Samsung
- Motorola
- Sony Ericsson
- <u>LG</u>
- Apple
- <u>HTC</u>
- <u>i-mate</u>
- <u>O2</u>
- <u>Eten</u>
- $\underline{\mathrm{HP}}$
- <u>Asus</u>
- Gigabyte
- **Q**tek
- <u>Palm</u>
- BlackBerry

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Confirmation No.: 3463

ANDRE et al.

Art Unit: 2916

Appl. No.: 29/282,833

Examiner: Eland, Bridget L.

Filed: July 30, 2007

Atty. Docket: 2607.0600001(P4984USC3)/TGD/AKS

For: Electronic Device

Reply to Election Requirement and Amendment Under 37 C.F. R. § 1.115

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

In reply to the Office Action dated July 21, 2008, Applicants submit the following Election, Amendment and Remarks. The Amendment is provided in the following format:

- (A) Each section begins on a separate sheet;
- (B) Starting on a separate sheet, amendments to the specification by presenting replacement paragraphs marked up to show changes made;
- (C) Starting on a separate sheet, the Remarks.

It is believed that extensions of time are not required, beyond those that may otherwise be provided for in accompanying documents. However, in the event that additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. § 1.136(a), and any fees required therefor are hereby authorized to be charged to our Deposit Account No. 19-0036.

Election

In reply to the Office Action dated July 21, 2008, requesting an election of one invention to prosecute in the above-referenced patent application, Applicants hereby provisionally elect to prosecute the invention of Embodiment 12. This election is made with traverse, but without prejudice to or disclaimer of the other embodiments disclosed.

Applicants specifically traverse the groupings and submit that each embodiment is patentably distinct from the other embodiments because of the changes in appearance created by reducing certain design features to broken lines, as pointed out by the Examiner at page 3 of the Office Action dated July 21, 2008.

Atty. Dkt. No. 2607.0600001(P4984USC3)/TGD

Amendments to the Specification

Please amend paragraphs [0009] and [0010], as follows:

[0009] Figure 7 is a left side view thereof; and

[0010] Figure 8 is a right side view thereof[[;]].

Please delete paragraphs [0011] through [0098].

Please renumber paragraphs [0099] and [0100] as follows:

[0099] [0011] The features shown in broken lines in the various Figures are for illustrating environmental structure and form no part of the claimed design.

[0100] [0012] More generally, the invention pertains to an ornamental design for an article of manufacture. The article is not limited to the scale shown herein, of manufacture can vary widely. The design can also be scaled to different sizes depending on the article of manufacture. In one embodiment, as indicated above, As indicated in the title, the article of manufacture to which the ornamental design has been applied is an electronic device. Examples of an electronic device are a computer, a portable or hand-held electronic device, media player (e.g., music, video and/or game player), media storage device, a personal digital assistant, a communication device (e.g., cellular phone), a novelty item, toy and/or the like. In another embodiment, the article of manufacture is a novelty item or toy. The inventors anticipate that the invention can be any part, portion, element, or combination of elements of the depicted design.

Atty. Dkt. No. 2607.0600001(P4984USC3)/TGD

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PETITION FO	R EXTENSION OF TIME UNDER 37	Docket Number (Optional)					
(Fees purs	FY 2008 suant to the Consolidated Appropriations Act, 2005	i (H.R. 4818).)	2607.0600001(P498	4USC3)/TGD/AKS			
	mber 29/282,833	,,,,	Filed July 30, 2007				
For Electron	For Electronic Device						
Art Unit 2916	5		Examiner Eland, Bri	dget L.			
This is a reques application.	st under the provisions of 37 CFR 1.136(a)	to extend the perio	d for filing a reply in the a	bove identified			
The requested of	extension and fee are as follows (check time	ne period desired ar	nd enter the appropriate f	ee below):			
		<u>Fee</u>	Small Entity Fee				
<u>X</u> 0	ne month (37 CFR 1.17(a)(1))	\$120	\$60	\$ 120.00			
T\	wo months (37 CFR 1.17(a)(2))	\$460	\$230	\$			
Tt	hree months (37 CFR 1.17(a)(3))	\$1050	\$525	\$			
☐ Fd	our months (37 CFR 1.17(a)(4))	\$1640	\$820	\$			
Fi	ve months (37 CFR 1.17(a)(5))	\$2230	\$1115	\$			
Applicant c	claims small entity status. See 37 CFR 1.27	' .					
A check ir	n the amount of the fee is enclosed.						
X Payment I	by credit card. Form PTO-2038 is attac	ched.					
The Direc	tor has already been authorized to cha	arge fees in this ap	oplication to a Deposit	Account.			
X The Direct Deposit A	tor is hereby authorized to charge any ccount Number19-0036	fees which may b	oe required, or credit an closed a duplicate cop	ny overpayment, to y of this sheet.			
	Information on this form may become public dit card information and authorization on PT		ation should not be include	ed on this form.			
I am the	applicant/inventor.						
	assignee of record of the entire into Statement under 37 CFR 3.73(
Γ	$\overline{\mathrm{X}}$ attorney or agent of record. Regis	•		_			
	attorney or agent under 37 CFR 1 Registration number acting under 37	.34. CFR 1.34					
	September 19, 2008						
	Signature		Da				
	Tracy-Gene G. Durkin (202) 371-2600						
	Typed or printed name Telephone Number						
NOTE: Signatures o signature is required	of all the inventors or assignees of record of the entire in	nterest or their representa	ative(s) are required. Submit mu	Itiple forms if more than one			
X Total of	forms are sul	bmitted.					

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	Electronic A	cknowledgement	Receipt				
	EFS ID:	3975054					
	Application Number:	29282833					
Inte	rnational Application Number:						
	Confirmation Number:	3463					
	Title of Invention:	Electronic Device					
First N	amed Inventor/Applicant Name:	Bartley K. ANDRE					
	Customer Number:	63975					
	Filer:	Tracy-Gene G. Durkin/Dana Bennett Jackson					
	Filer Authorized By:	Tracy-Gene G. Durkin					
	Attorney Docket Number:	2607.0600001(P4984USC	2607.0600001(P4984USC3)/T				
	Receipt Date:	19-SEP-2008					
	Filing Date:	30-JUL-2007	30-JUL-2007				
	Time Stamp:	17:13:58					
	Application Type:	Design					
Payment i	information:	<u> </u>					
Submitted wit	h Payment	yes					
Payment Type		Credit Card					
Payment was s	successfully received in RAM	\$120					
RAM confirmat	tion Number	2577	2577				
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1	Miscellaneous Incoming Letter	26070600001 cvrltr.pdf	52741	no	1
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Warnings:					
Information:					
3		26070600001reply.pdf	118197	yes	5
J		2007 000000 110017,041	6be9038231d647f907d4ba3f7a882a7aa0b a19dc	yes	
	Multip	art Description/PDF files ir	zip description		
	Document Des	Start	End		
	Response to Election /	Response to Election / Restriction Filed			
	Specificat	ion	3	4	
	Applicant Arguments/Remarks	Made in an Amendment	5	5	
Warnings:					
Information:					
4	Drawings-only black and white line	26070600001drw.pdf	56510	no	3
·	drawings	200700000000000000000000000000000000000	412461280c6a3b6e3a16cbb85b45a2a82d8 356dc		
Warnings:					
Information:					
5	Fee Worksheet (PTO-06)	fee-info.pdf	30388	no	2
	, ee wondheet (110 00)		84ca5e8e85a9cce36ed8364ef49909245d5 ae384		-
Warnings:					
Information:					
		Total Files Size (in bytes	5): 31	2253	

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.

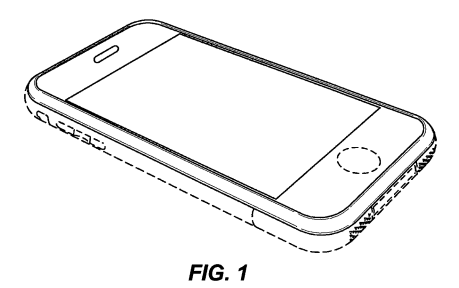
New International Application Filed with the USPTO as a Receiving Office

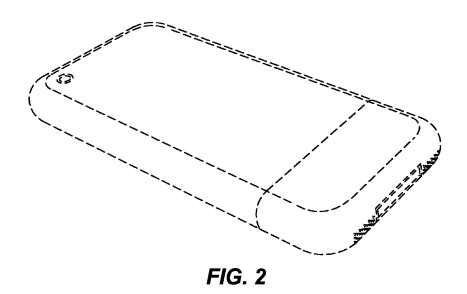
If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will 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.

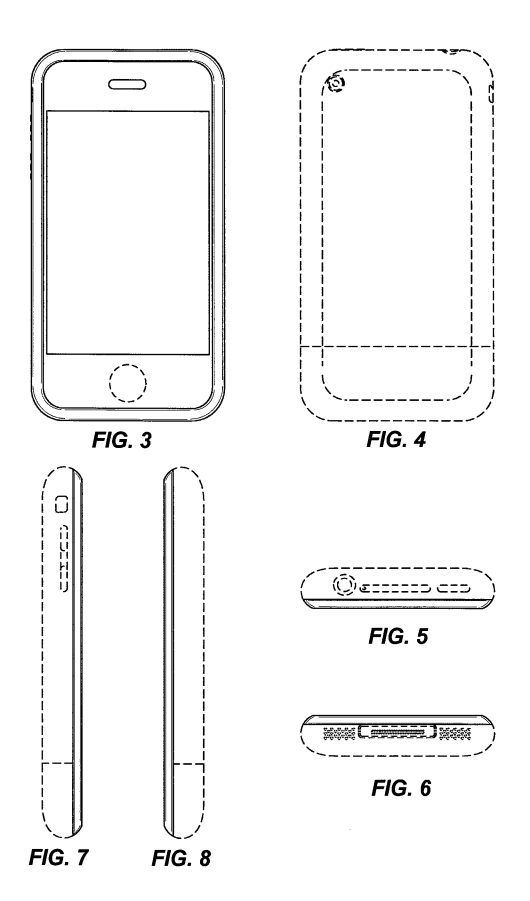
Electronic Patent Application Fee Transmittal						
Application Number:	292	282833				
Filing Date:	30-	Jul-2007				
Title of Invention:	Electronic Device Bartley K. ANDRE					
First Named Inventor/Applicant Name:	Bartley K. ANDRE					
Filer:	Tracy-Gene G. Durkin/Dana Bennett Jackson					
Attorney Docket Number: 2607.0600001(P4984USC3)/T						
Filed as Large Entity						
Design Filing Fees						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:	Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:	Extension-of-Time:					
Extension - 1 month with \$0 paid		1251	1	120	120	

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Miscellaneous:				
	Tot	al in USD	(\$)	120

Inventors: Andre *et al*. Appl. No. 29/282,833 Sheet 1 of 2 REPLACEMENT SHEET







Amendments to the Drawings

Please cancel Figures 1 through 88. Figures 89 through 96 are renumbered as Figures 1 through 8 in the attached Submission of Drawings.

These changes are believed to introduce no new matter, and their entry is respectfully requested.

Atty. Dkt. No. 2607.0600001(P4984USC3)/TGD

Remarks

Reconsideration of this Application is respectfully requested.

Figures 1 through 88 have been cancelled. Figures 89 through 96 have been renumbered as Figures 1 through 8. The specification has also been amended to reflect these drawing changes. These changes are believed to introduce no new matter, and their entry is respectfully requested.

Conclusion

Applicants believe that a full and complete reply has been made to the outstanding Office Action and, as such, the present application is in condition for allowance. If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

Prompt and favorable consideration of this Amendment and Response is respectfully requested.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Tracy-Gene G. Durkin Attorney for Applicants Registration No. 32,831

Date: September 19, 2008

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600 859416_1.DOC

Atty. Dkt. No. 2607.0600001(P4984USC3)/TGD

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

ANDRE et al.

Appl. No.: 29/282,833

Filed: July 30, 2007

For: Electronic Device

Confirmation No.: 3463

Art Unit: 2916

Examiner: Eland, Bridget L.

Atty. Docket: 2607.0600001(P4984USC3)

Submission of Drawings

Mail Stop Amendment

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

Submitted herewith are two (2) sheets of Replacement drawings with Figures 1 through 8, corresponding to the original Figures 89 through 96 in the above-captioned application. Identification of the drawings is provided in accordance with 37 C.F.R. § 1.84(c). Acknowledgment of the receipt, approval, and entry of these drawings into this application is respectfully requested.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Tracy-Gene G. Durkin Attorney for Applicants Registration No. 32,831

Date: September 19, 2008

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600

868583_1.DOC



Robert Greene Sterne Jorge A. Goldstein David K.S. Cornwell Robert W. Esmond Tracy-Gene G. Durkin Michele A. Cimbala Michael B. Ray Robert E. Sokohl Eric K. Steffe Michael Q. Lee John M. Covert Robert C. Millonig Donald J. Featherstone Timothy J. Shea, Jr Michael V. Messinger Judith U. Kim Jeffrey T. Helvey Eldora L. Ellison Donald R. Banowit

Peter A. Jackman Brian J. Del Buono Mark Fox Evens Vincent L. Capuano Elizabeth J. Haanes Michael D. Specht Kevin W. McCabe Glenn J. Perry Theodore A. Wood Edward W. Yee Grant E. Reed Jason D. Eisenberg Tracy L. Muller Jon E. Wright LuAnne M. DeSantis Helene C. Carlson Cynthia M. Bouchez Timothy A. Doyle Gaby L. Longsworth September 19, 2008

Lori A. Gordon Laura A. Vogel Shannon A. Carroll Anbar F. Khal Michelle K. Holoubek Marsha A. Rose Scott A. Schaller Lei Zhou W. Blake Coblentz James J. Pohl John T. Haran Mark W. Rygiel Michael R. Malek* Carla Ji-Eun Kim Dovle A. Sieve Ulrike Winkler lenks Paul A. Calvo C. Matthew Rozier* Randall K. Baldwin

Daniel J. Nevriyy Lori M. Brandes
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Attn: Mail Stop Amendment

Aaron S. Lukas Gaurav Asthana Stephanie L. Elmer Yasser Mourtada

Of Counsel Edward J. Kessler Kenneth C. Bass III Marvin C. Guthrie Christopher P. Wrist David C. Isaacson

*Admitted only in Maryland *Admitted only in Virginia Practice Limited to Federal Agencies

WRITER'S DIRECT NUMBER: (202) 772-8660 INTERNET ADDRESS: TDURKIN@SKGF.COM

Art Unit 2916

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Re:

U.S. Design Patent Application

Application No. 29/282,833; Filed: July 30, 2007

Electronic Device Inventors: Andre et al.

Our Ref: 2607.0600001(P4984USC3)/TGD/AKS

Sir:

Transmitted herewith for appropriate action are the following documents:

- 1. Online Credit Card Payment Authorization in the amount of \$120.00 to cover the one month extension of time for a large entity;
- 2. Petition for Extension of Time Under 37 C.F.R. § 1.136(a);
- 3. Reply to Election Requirement and Amendment Under 37 C.F.R. § 1.115; and
- 4. Submission of Drawings with two sheets of replacement drawings (Figs. 1-8) attached.

The above-listed documents are filed electronically through EFS-Web.

In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

Fee payment is provided through online credit card payment. The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Tracy-Gene G. Durkin Attorney for Applicants Registration No. 32,831

TGD/AKS:dbj

877765 1.DOC

Enclosures Sterne, Kessler, Goldstein & Fox Pllic.: 1100 New York Avenue, NW: Washington, DC 20005: 202.371.2600 f 202.371.2540: www.skgf.com

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.	
29/282,833	07/30/2007	2607.0600001(P4984USC3)/T 3463			
	7590 11/28/200 SLER GOLDSTEIN &	EXAM	IINER		
	RK AVENUE, N.W.	ELAND, BRIDGET L			
WASHINGTO	N, DC 20003		ART UNIT	PAPER NUMBER	
			2916		
			MAIL DATE	DELIVERY MODE	
			11/28/2008	PAPER	

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

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

	Application No.	Applicant(s)			
	29/282,833	ANDRE ET AL.			
Office Action Summary	Examiner	Art Unit			
	BRIDGET L. ELAND	2916			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	Lely filed the mailing date of this communication. (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 9/19/2	2008.				
	action is non-final.				
3)⊠ Since this application is in condition for allowan		secution as to the merits is			
closed in accordance with the practice under E.	•				
·	, , , , , , , , , , , , , , , , , , ,				
Disposition of Claims					
4) ☐ Claim(s) 1 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) 1 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or					
9) The specification is objected to by the Examiner	•.				
10)⊠ The drawing(s) filed on <u>19 September 2008</u> is/a	re: a)∏ accepted or b)⊠ object	ed to by the Examiner.			
Applicant may not request that any objection to the o	drawing(s) be held in abeyance. See	: 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).			
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
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). 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. 					
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summary				
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa				
Paper No(s)/Mail Date	6) Other:				

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06) Art Unit: 2916

DETAILED OFFICE ACTION

This application is in condition for allowance except for the following formal matters:

The response and election filed on 9/19/2008 has been entered and the comments therein have been considered.

RESTRICTION ELECTION

Embodiments 1-11 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being for nonelected designs. Election was made with traverse in the reply filed on 9/19/2008 for Embodiment 12.

EXAMINER'S COMMENTS TO ELECTION WITH TRAVERSE

Applicant's election with traverse of Embodiment 12 only in the reply filed on 09/19/2008 is acknowledged. The traversal is on the ground that the groups should be further broken down to one embodiment per group because "the changes in appearance created by reducing certain features to broken lines" creates patentably distinct designs.

The traversal of the restriction requirement (normally used to argue that restriction is not necessary) was used herein to argue that the groups were not broken down enough. Applicant's position is that each individual embodiment should represent a separate Group.

The examiner, in framing a restriction requirement, must identify Embodiments and Groups. Embodiments define each individual design wherein any difference, no matter how small, is present. Groups are made up of patentably indistinct Embodiments. In reviewing the 12 Embodiments originally included herein, the examiner identified six Groups (i.e. six groupings of patentably indistinct designs). It remains the examiner's position that the differences in appearance between the Embodiments included within each of the six Groups are insufficient to define patentably distinct designs. Certainly if applicant had a patent on, for instance, the design of Embodiment 8 and someone else filed an application for the design of Embodiment 12; applicants would not consider the design of Embodiment 12 patentable over their Embodiment 8 Patent simply for adding, in full lines, the tiny capsule or oval-shaped feature. Since Embodiment 12 would not be considered patentable over Embodiment 8 in this scenario, it can not be said to be patentably distinct. This same analysis was applied to all of the embodiments when the groupings were made. Moreover, these features, for which patentable weight was not given, are found in the art and a designer skilled in the art would be charged with the knowledge thereof.

Therefore, applicants' argument that the restriction groupings are too encompassing, and should be further limited, is not found persuasive. For the purposes of defining the restriction, and setting forth what the examiner considers to be the patentably distinct

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Art Unit: 2916

designs herein, the Groups set forth in the original Restriction Requirement of 07/21/2008 are being maintained.

The requirement is still deemed proper and is therefore made FINAL.

Applicants have limited the instant application to only Embodiment 12. While this is acceptable, it is noted that because the Restriction Requirement is made final, any later applications filed on embodiments 8-11 will each be considered to be a Continuation rather than a Divisional and therefore rejections for Obviousness Double Patenting will be applicable. If applicants do not wish to proceed in this way, either a complete Group must be elected or applicants must take other timely appropriate action (37 CFR 1.144).

OBJECTION TO DRAWING

As a result of the provisional election, FIGS 1-88 have been cancelled from the drawing and FIGS. 89-96 have been respectively renumbered FIGS. 1-8. FIGS 1-8 as filed on 9/19/2008 now represent the subject matter claimed herein. (If applicants opt to elect an entire Group from the examiner's restriction, then all of the figures elected must be consecutively renumbered starting with Fig. 1.)

Correction of the drawing is required for poor line quality.

The present drawing set is objected to because the line quality is rough and jagged. The lines are also blending together. Details of the design are lost when double lines blend together into one thick black line and when lines are not high quality, clear, and crisp. The quality of the drawings must be such that all details in the drawings are reproducible in the printed patent. See MPEP § 1.84 (I).

A new, formal, and mutually consistent drawing wherein the lines are sharp and well defined, is now required.

When preparing new drawings in compliance with the requirement therefor, care must be exercised to avoid introduction of anything which could be construed to be new matter prohibited by 35 U.S.C. 132 and 37 CFR 1.121.

Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. If all the figures on a drawing sheet are canceled, a replacement sheet is not required. A marked-up copy of the drawing sheet (labeled as "Annotated Sheet") including an annotation showing that all the figures on that drawing sheet have been canceled must be presented in the amendment or remarks section that explains the change to the drawings. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either

Application/Control Number: 29/282,833 Page 4

Art Unit: 2916

"Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action.

AMENDMENT TO SPECIFICATION

The amendment to the specification filed on 9/19/2008 has been received and entered.

AMENDMENT TO FIGURE DESCRIPTION

As a result of the election, the amendment properly acts to cancel the figure descriptions for FIGS 9-96.

AMENDMENT TO BROKEN LINE STATEMENT

As a result of the election, the amendment also properly acts to renumber the broken line statement appearing after the figure descriptions. However, additional changes are required in the Objection to Specification section below.

AMENDMENT TO SPECIAL DESCRIPTION

The amendment also acts to change the special description appearing after the broken line statement. However, after further review additional changes are deemed necessary and are required in the Objection to Specification section below.

OBJECTION TO SPECIFICATION

OBJECTION TO DOMESTIC INCORPORATION BY REFERENCE

The following must be added to the specification, at the end of the first paragraph, after "thereto.":

--All of the material from the 29/270,880 application which is essential to the claimed design is included herein. Any material in the 29/270,880 application which is not present herein forms no part of the claimed design.--

OBJECTION TO BROKEN LINE STATEMENT

In order to more clearly describe what is shown by the broken lines and as set forth by the MPEP § 1503.02 subsection III, the original broken line description must be cancelled and the following must be substituted therefor:

--The broken lines showing the remainder of the electronic device are directed to environment while the broken line circle in FIGS 1 and 3 is superimposed on a continuous surface; the broken lines are for illustrative purposes only and form no part of the claimed design.--

Art Unit: 2916

OBJECTION TO SPECIAL DESCRIPTION

In a telephone conversation with the office of Tracy-Gene G. Durkin on 11/14/2008 it was agreed that the special description must be cancelled and the following substituted therefor:

--The article is not limited to the scale shown herein. As indicated in the title, the article of manufacture to which the ornamental design has been applied is an electronic device. Examples of an electronic device are a computer, a portable or hand-held electronic device, media player (e.g., music, video and/or game player), media storage device, a personal digital assistant, and/or a communication device (e.g., cellular phone).--

CONCLUSION & CONTACT INFORMATION

The claimed design is patentable over the references cited. Prosecution on the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213. If applicant's response to the requirements set forth above is incomplete or includes new matter, the examiner may hold the response non compliant.

A shortened statutory period for reply to this action is set to expire TWO MONTHS from the mailing date of this letter.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BRIDGET L. ELAND whose telephone number is (571)272-4675. The examiner can normally be reached Monday - Friday from 7:30 AM to 4:30 PM EDT.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ian Simmons, can be reached on (571) 272-2658. 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).

/B. L. E./ Examiner, Art Unit 2916

/Jeffrey D. Asch/ Primary Examiner, Art Unit 2916 Page 5

Applicant(s)/Patent Under Reexamination Application/Control No. 29/282,833 ANDRE ET AL. Notice of References Cited Examiner Art Unit Page 1 of 1 2916 BRIDGET L. ELAND

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-2004/0132499	07-2004	Abe, Yasuhiro	455/566
	В	US-			
	С	US-			
	D	US-			
	Е	US-			
	F	US-			
	G	US-			
	Ι	US-			
	-	US-			
	٦	US-			
	K	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
	0					
	Р					
	Q					
	R					
	s					
	Т					

NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)		
	U	MOBIZ Apple iPhone Review, posted 04/30/2007, [online], [retrieved on 11-05-08]. Retrieved from Internet , <url: 2007_04_01_archive.html="" http:="" mobchina.blogspot.com=""></url:>		
	V			
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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

Notice of References Cited

Part of Paper No. 20081117

Search Notes

Application/Control No.	Applicant(s)/Patent Under Reexamination
29282833	ANDRE ET AL.
Examiner	Art Unit
BRIDGET L ELAND	2916

SEARCHED			
Class	Subclass	Date	Examiner
D14	138R, 138AA, 138AB, 138AC, 138AD, 138C, 138G, 248	10/31/2008	BLE
455	556.1, 566, 575.1, 575.3	10/30/2008	BLE

SEARCH NOTES		
Search Notes	Date	Examiner
East database used: US-PGPUB, USPAT: Updated Search	10/30/2008	BLE
Consulted D14 Primary Examiner Jeffrey Asch	11/17/2008	BLE
Internet Search: Google search - images and iPhone G2	11/5/2008	BLE

INTERFERENCE SEARCH			
Class	Subclass	Date	Examiner
D14	248	10/31/2008	BLE

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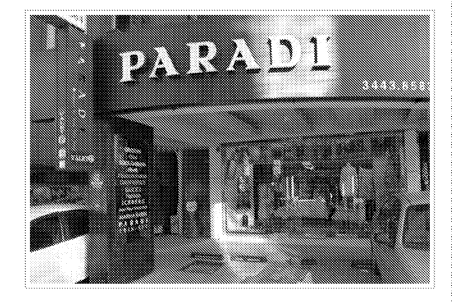
Trends and Opportunities in Mobile and Internet Space in China and Rest of the World

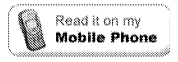
MONDAY, APRIL 30, 2007

Chinese Fake Super Brands

You have to give it to the chinese, they are the most rampant when comes to fake brands. Some would use the original brands and copy them exactly and others would copy the design and have their brands "renamed" but somehow you will get the idea of the new "renamed" brand.

Foreign companies have frequently complained of trademark violation and only recently USA has filed another official complaints to the WTO. China recently has also cracked down on fake brands by closing down business retailers in order to build a better positive image to outsiders. Check out some of the fake "renamed" brands below.



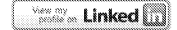


www.flickr.com

What is this?

About Me

View my complete profil



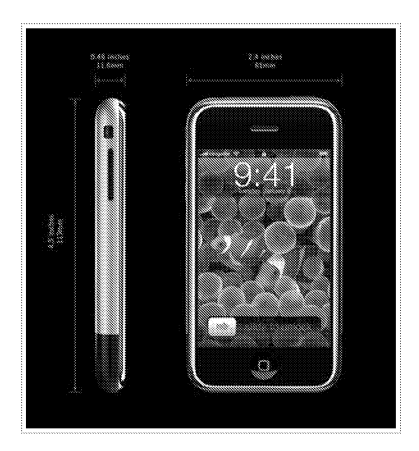
benefits of rolling out their 3G service. Deployment of 3.5G technologies such as HSDPA and EV-DO Rev A (and B) are also gaining momentum. Networks are getting deployed and market is being seeded with some of the early handsets.

- In terms of applications, messaging accounts for lion-share of data revenues. However, other services such as Mobile Music, Mobile TV and video streaming, Mobile Games, IMS, LBS, Mobile advertising, and others have captured industry's imagination. Though not much talked about, enterprise applications are also being adopted widely esp. in North America as more workers become mobile and corporations seek efficiencies in their operations and supply-chain.
- China Mobile overtook Vodafone as the most valued telecom operator in the world which in turn was surpassed by AT&T though China Mobile is likely to get its title back within a few quarters.



Posted by Alvin Foo at 11:58 AM 1 comments

Review - Apple iPhone



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.
63975 7590 01/27/2009 STERNE KESSLER GOLDSTEIN & FOX P.L.L.C. 1100 NEW YORK AVENUE, N.W.			2607.0600001(P4984USC3)/	Г 3463
			EXAMINER	
			ELAND, BRIDGET L	
WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
			2916	
			MAIL DATE	DELIVERY MODE
			01/27/2009	PAPER

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

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

	Application No.	Applicant(s)			
Interview Summary	29/282,833	ANDRE ET AL.			
interview Gainmary	Examiner	Art Unit			
	BRIDGET L. ELAND	2916			
All participants (applicant, applicant's representative, PTO personnel):					
(1) <u>BRIDGET L. ELAND</u> .					
(2) <u>Tracy-Gene G. Durkin</u> .	2) <u>Tracy-Gene G. Durkin</u> . (4)				
Date of Interview: <u>14 January 2009</u> .					
Type: a)⊠ Telephonic b)⊡ Video Conference c)⊡ Personal [copy given to: 1)⊡ applicant 2	2)∏ applicant's representative	·]			
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.				
Claim(s) discussed: single design claim.					
Identification of prior art discussed: <u>N/A</u> .					
Agreement with respect to the claims f) was reached. g) was not reached. h) № N/A.					
Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: The restriction requirement set forth in the office action dated 6/9/2008 was discussed. As a result of the discussion, the restriction requirement has been changed to include two groups; Group I including all the embodiments for the complete handset and Group II including all of the embodiments of the front portion. Counsel for applicant then elected Group II, drawn to the front face of the handset. This interview summary, which sets forth applicant's election of Group II, acts as a response to the outstanding office action. The new restriction requirement, along with any additional requirements, will be formally set forth in the examiner's forthcoming office action. (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) 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. See Summary of Record of Interview requirements on reverse side or on attached sheet.					
/Jeffrey D. Asch/					

U.S. Patent and Trademark Office
PTOL-413 (Rev. 04-03) Interview Summary

Paper No. 20090121

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 examiner's 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 applicant's 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 applicant's 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 examiner's 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 examiner's initials.

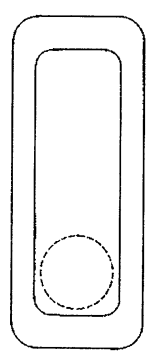
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FP3

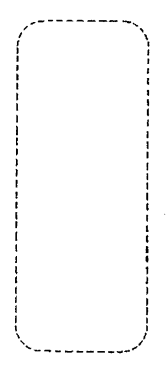
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(19)【発行園】日本園特許庁(jP)
(45) 【発行日】平成14年12月3日(2002.12.3)
(12)【公報種別】意匠公報(S)
(11) 【登録番号】意匠登録第1159881号(D1159881)
(24)【登録日】平成14年10月11日(2002.10.11)
(54) 【意匠に係る物品】音声記録再生機
【部分意匠】
【本意匠の意匠登録香号】意匠登録第1159618号(D1159618)
(52) 【意匠分類】 日4-40
(51) 【国際意匠分類(参考)】 14-()1
(21) 【出願番号】意願平11-149
(22) 【出願日】平成11年1月1日(1999.1.1)
(72) 【創作者】
【氏名】谷尾 聡
【住所又は居所】東京都渋谷区幡ケ谷2丁目43番2号 オリンパス光学工業株式会社内
(73)【意匠搖者】
【識別香号】000000376
【氏名又は名称】オリンパス光学工業株式会社
【住所又は居所】東京都渋谷区幡ヶ谷2丁巨43番2号
{?4}【代理人】
【識別番号】100076233
【弁理士】
【氏名又は名称】伊藤 進
【審查官】瓜本 忠夫
(56) 【参考文献】ミニコンポXG-E20(電波新聞10.4.22P31).2頁、IC-M3
(55) 【意匠の説明】実線で表された部分が、部分意匠として意匠登録を受けようとする部分である。
【図面】
【正面図】
```

(2)

意匠登録1159881



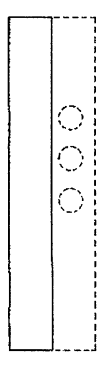
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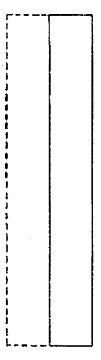
【右側面図】

(3)

意匠登録!!5988!



【左側面図】

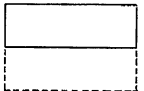


【平面図】

(4)

意匠登録1159881

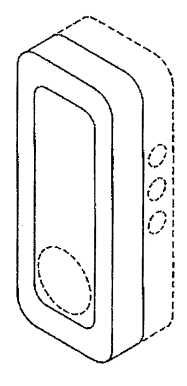
【底面図】



【参考斜视図】

(5)

意匠登録1159881



- (19)【発行国】日本国特許庁(JP)
- (45) 【発行日】平成17年9月12日(2005.9.12)
- (12)【公報種別】意匠公報(S)
- (11) 【登録番号】意匠登録第1250487号(D1250487)
- (24) 【登録日】平成17年7月29日(2005.7.29)
- (54)【意匠に係る物品】ハードディスクレコーダー
- (52) 【意匠分類】H4-40
- (51) 【国際意匠分類(参考)】14-01
- (21) 【出願番号】意願2004-35855 (D2004-35855)
- (22) 【出願日】平成16年11月25日(2004.11.25)
- (72)【創作者】

【氏名】谷口 敬之

【住所又は居所】東京都港区芝浦一丁目』香」号

株式会社東芝 本社事務所内

(73)【意匠雑者】

【識別番号】390010308

【氏名又は名称】東芝デジタルメディアエンジニアリング株式会社

【住所又は居所】東京都青梅市新町3丁目3香地の1

(74) 【代理人】

【識別香号】100083150

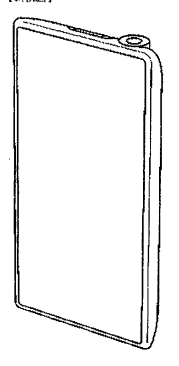
【弁理士】

【氏名又は名称】 繆木 信義

【審查官】外山 雅晓

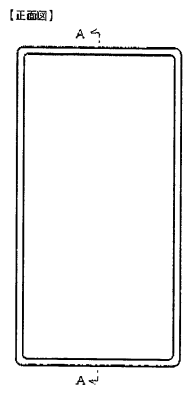
- (56) 【参考文献】意登1142127 意登1158950 意登1176174 意登1249126
- (55) 【意匠に係る物品の説明】本物品は、内蔵されたハードディスクに音楽等を記録・再生できる携帯用音声再生鐵で、操作は表示部のタッチ式スイッチにて行う。
- (55) 【憲匠の説明】左側面図は右側面図と対称につき省略する。各部の名称を示す参考図中、平行斜線を施した部分は透光性を有する。

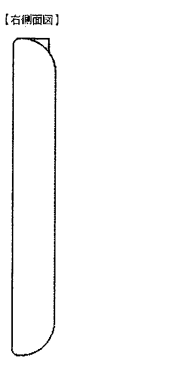
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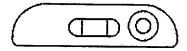
(2)

意匠登録1250487

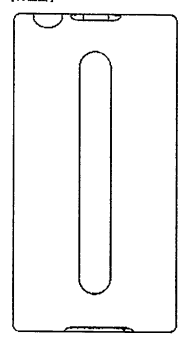




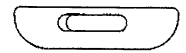
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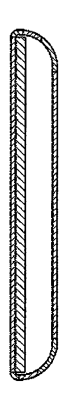
【背面図】



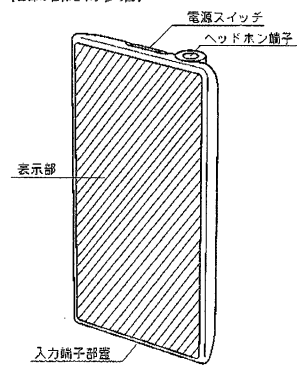
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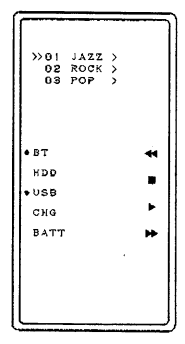
【内部機構を省略したA - A拡大断面図】



【各部の名称を示す参考図】



【通電状態の参考図】



(19)대한민국특허청(KR) (12) 등록디자인공보(S)

(52) 분류 H4-430

(45) 공고일자

2005년12월08일

(11) 등록번호

30-0394921유사1

(24) 등록일자

2005년12월02일

(51) 국제분류

14-01

(21) 출원번호

30-2005-0015569

(22) 출원일자

2005년05월10일

(73) 디자인권자

주식회사 레인콤

서울특별시 강남구 도곡1동 949-3 캠코양재타워 14층

(72) 창작자

양덕준

서울 강남구 도곡동 91-5 도곡동 삼성래미안아파트 108-1304

(74) 대라인

특허법인정직과특허

단당심사관 박시독

※디자인보호법(법률 제7289호, 시행일 2005.7.1)에 의거 종전의 규정에 의한 의장은 이 법의 개정규정에 의한 디자인으로 봅니다.

(54) 엠피쓰리 플레이어

디자인의 대상이 되는 물품

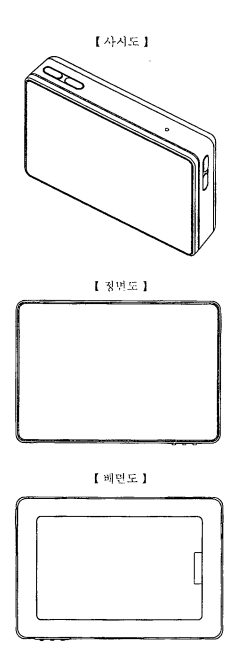
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디자인의 설명

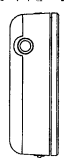
- 1. 재질은 플라스틱 및 금속임.
- 2. 엠피쓰리형식의 음악파일을 자체 메모리에 저장하여 필요에 따라 재생시키는 음향재생기구로서, 라디오 기능과 녹음 기능 등이 부설된 것임.
- 3. 참고도1을 참조하여, 물품 전면을 덮는 판상의 부재는 투명 또는 색채등이 가미된 반투명의 재질로 구성되는 것이어서, 그 이면에 배설된 디스플레이부에 나타나는 내용을 확인할 수 있는 것이며, 동시에 그 자체로서 텍 스위치(Tack Switch) 기능을 갖는 것이어서, 선곡 및 플레이와 같은 조작을 할 수 있도록 된 것임.

디자인 창작 내용의 요점

본원 엠피쓰리 플레이어 의장은, 전술한 바와 같이 조작스위치기능을 갖는 전면창에 대하여 일체의 모양이나 장식을 배제 함으로써 심플한 이미지를 형성하는 한편, 물품의 측면을 따라 기능키들을 적소에 배설하여 사용편의를 배려한 것으로서, 기능미와 조형미를 조화시켜 컴팩트한 외형으로 구현한 물품디자인을 의장 창작내용의 요점으로 함.



【좌측면도】



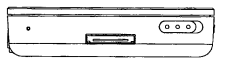
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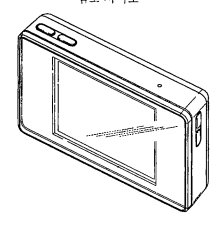
【 평면도 】



[저먼도]



【참고도 1】 참고 사시도



(19)대한민국특허청(KR) (12) 등록디자인공보(S)

(52) 분류 H4-430

(45) 공고일자

2006년08월11일

(11) 등록번호

30-0422221

(24) 등록일자

2006년08월07일

(51) 국제분류

14-01

(21) 출원번호

30-2005-0042672

(22) 출원일자

2005년12월16일

(73) 디자인권자

삼성전자주식회사

경기도 수원시 영통구 매탄동 416

(72) 창작자

윌리엄

미국 캘리포니아주 94107 샌프랜시스코 23가 1011번지 스위트 11

클라이브

영국 런던 세인트 존스 레인 27 에스디이 3층

김병수

경기도 파주시 교하읍 월드메르디앙 2차아파트 218동 1003호

(74) 대리인

유미특허법인

단당심사관 박시득

(54) 엠피쓰리 플레이어

디자인의 博상이 되는 볼품

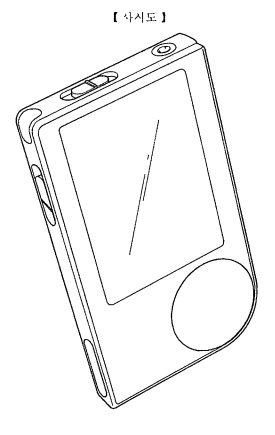
엠피쓰리 플레이어

디자인의 설명

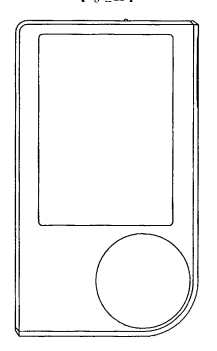
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디자인 창작 내용의 요점

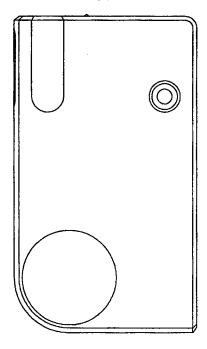
"엠피쓰리 플레이어"의 형상과 모양의 결합을 디자인창작 내용의 요점으로 함.







【베면도】



【좌측면도】



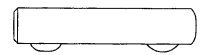




【평년도】



[지면도]



Substitute for form 1449/PTO

Sheet

SECOND SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT BY APPLICANT

of

(Use as many sheets as necessary)

	<u> </u>				
Complete if Known					
Application Number	29/282,833				
Filing Date	July 30, 2007				
First Named Inventor	Bartley K. ANDRE				
Art Unit	2916				
Examiner Name	Eland, Bridget L.				
Attorney Docket Number	2607.0600001(P4984USC3)				

	U.S. PATENT DOCUMENTS						
Examiner Cite Initials No.1		Document Number	Publication Date	Name of Patentee or	Pages, Columns, Lines,		
Initials	Number-Kind Code ^{2 (If Known)}	MM-DD-YYYY	Applicant of Cited Document	Where Relevant Passages or Relevant Figures Appear			
	US1						
	US2						
	US3						
	US4			_			
	US5						
	US6						
	US7						
	US8						
	US9						
	US10						
	US11						
	US12						
	US13						
	US14						
	US15						
	US16						
	US17						
	US18			***			
	US19						
	US20						

		Fo	REIGN PATENT DO	CUMENTS		
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where	
		Country Code ³ Number ⁴ Kind Code ⁵ (if known)			Relevant Passages or Relevant Figures Appear	T ⁶
	FP3	JP D1159881	12-03-2002			
	FP4	JP D1250487	09-12-2005			
	FP5	KR 30-0394921	12-08-2005			
** *	FP6	KR 30-0422221	08-11-2006			
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SECON	ממוופ חו	I E N/I	ENITAI	Application Number	29/282,833	
SECOND SUPPLEMENTAL				Filing Date	July 30, 2007	
	INFORMATION DISCLOSURE			First Named Inventor	Bartley K. ANDRE	
STATEMENT BY APPLICANT (Use as many sheets as necessary)		Art Unit	2916			
		Examiner Name	Eland, Bridget L.			
Sheet	1	of	2	Attorney Docket Number	2607.0600001(P4984USC3)	

	T	NON PATENT LITERATURE DOCUMENTS	
Examiner Initials*	Cite No. ¹	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, page(s), volume-issue number(s), publisher, city and/or country where published	Т
	NPL15	Hilon LG DMB MP3 FM35, posted 06/26/2006, [online], [retrieved on 12-26-2008]. Retrieved from Internet, <url:http: a88100005549="" hilon.com.cn.autobak="">, 18 pgs.</url:http:>	
	NPL16	eFashion Magazine, 2004, vol. no. 12, pg. 60, China.	
	NPL17	eFashion Magazine, June 1, 2005, vol. no. 119, pg. 45, China.	
	NPL18	eFashion Magazine, April 2006, vol. no. 172, pg. 26, China.	
	NPL19	Notification and Request for Invalidation of Chinese Patent ZL200730148767.X, Patent Reexamination Board of the State Intellectual Property Office of the PRC and English translation, mailed December 11, 2008, 19 pgs.	
	NPL20	Notification and Request for Invalidation of Chinese Patent ZL2007300148751.9, Patent Reexamination Board of the State Intellectual Property Office of the PRC and English translation, mailed December 11, 2008, 19 pgs.	
	NPL21	Notification and Request for Invalidation of Chinese Patent ZL20073018719.0, Patent Reexamination Board of the State Intellectual Property Office of the PRC and English translation, mailed December 11, 2008, 19 pgs.	
	NPL22	U.S. Appl. No. 29/306,334, Andre et al., Electronic Device, filed 04-07-2008.	
	NPL23	U.S. Appl. No. 29/306,950, Andre et al., Electronic Device, filed 04-18-2008.	
	NPL24	U.S. Appl. No. 29/319,239, Andre et al., Electronic Device, filed 06-05-2008.	

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SECOND SUPPLEMENTAL				Filing Date	July 30, 2007		
INFORMATION DISCLOSURE				First Named Inventor	Bartley K. ANDRE		
STATEMENT BY APPLICANT (Use as many sheets as necessary)		Art Unit	2916				
		Examiner Name	Eland, Bridget L.				
Sheet	2	of	2	Attorney Docket Number	2607.0600001(P4984USC3)		

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	NPL26	U.S. Appl. No. 29/319,433, Andre et al., Electronic Device, filed 06-09-2008.	
	NPL27	U.S. Appl. No. 29/324,130, Andre et al., Electronic Device, filed 09-05-2008.	
	NPL28	U.S. Appl. No. 29/324,137, Andre et al., Electronic Device, filed 09-06-2008.	
	NPL29	U.S. Appl. No. 29/324,262, Andre et al., Electronic Device, filed 09-09-2008.	
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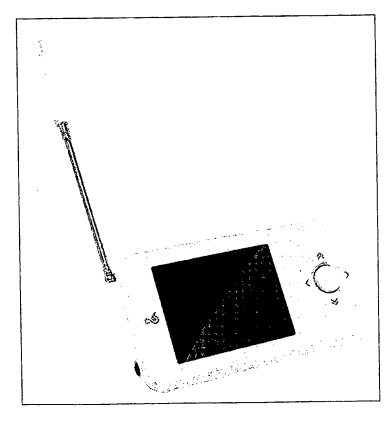
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黑白猜 LG新颖DMB MP3 FM35精美图赏

时间: 2006-06-29 作者: 来源: 海龙资讯

第1页: 纯白演艺

对于LG的新品DMB MP3——FM35, 我们以前早有报道: DMB战火俞演俞烈 LG新推 FM35、MP3+DMB LG FM35, 而今天要给大家展示的是韩国网站pmpinside和minivian为FM35 拍摄的精美图片, 很凑巧的是这两个网站拍摄的分别是一黑一白两款机器, 倒是更加充分的展示FM35的魅力所在。



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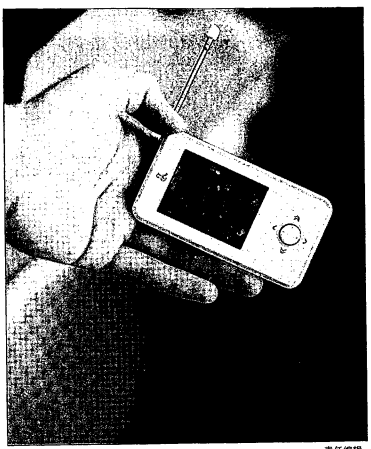
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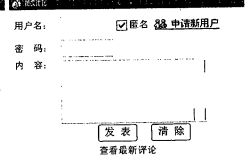


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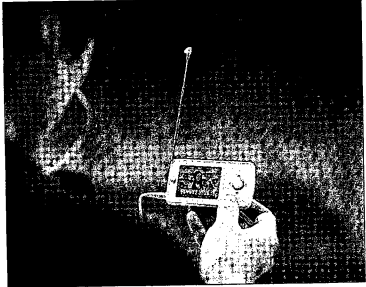
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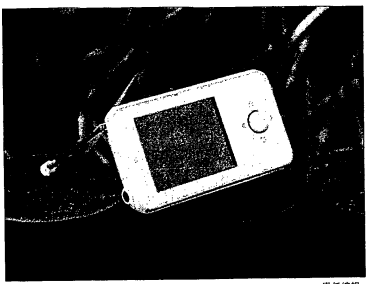
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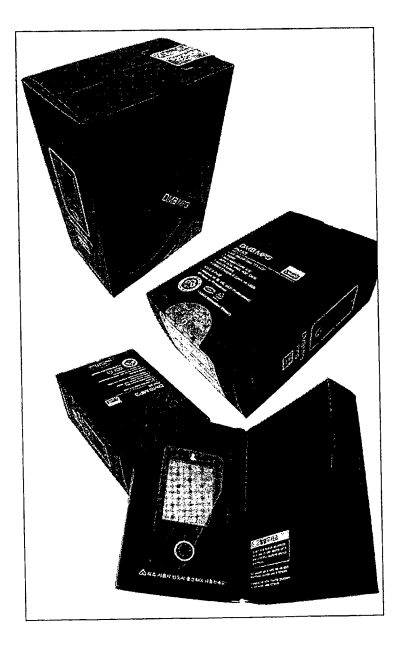
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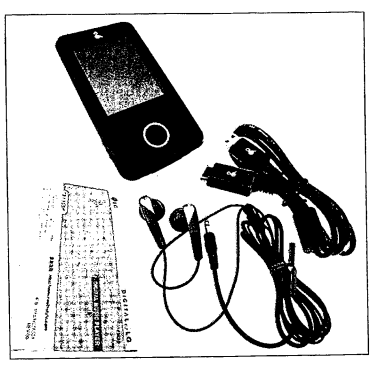
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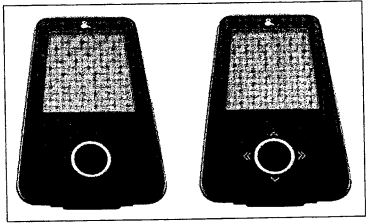
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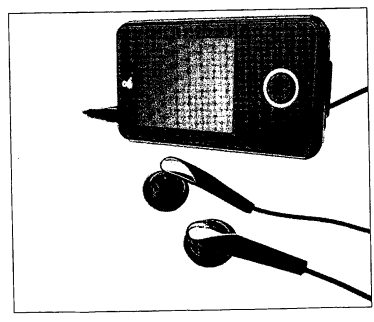
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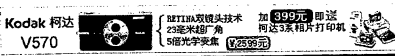


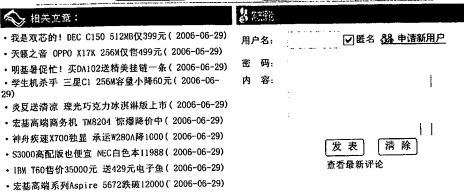






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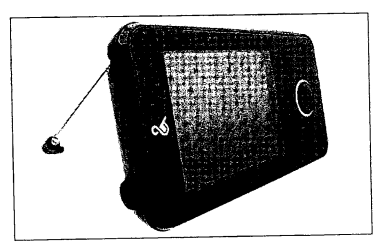
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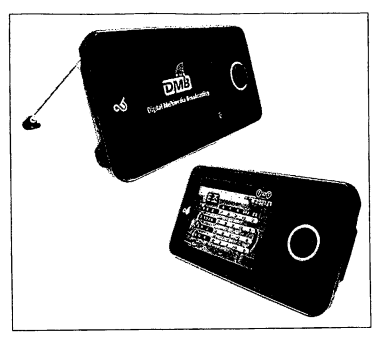
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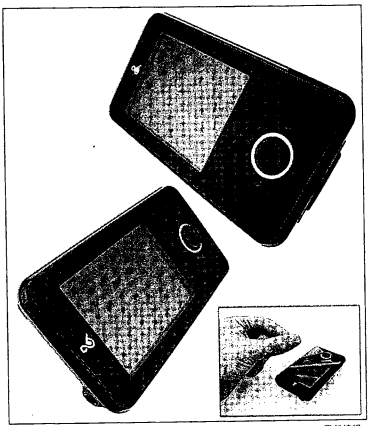
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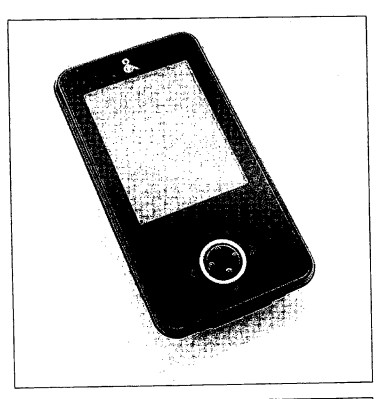
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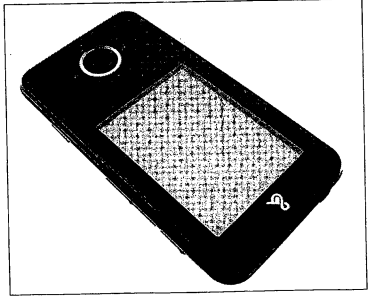
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