## Exhibit A-1

# Google's Proposed Claim Constructions for U.S. Patent No. 5,838,551

Term	Proposed Construction(s)	Supporting Evidence	
"extending across substantially the whole area within the confines of the edges of the substrate" [Google]	Indefinite If not indefinite: "extending across the substrate area other than perforations to provide insulating clearance"	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.	
Antecedent basis construction	Antecedent basis constructions		
"the board" [Google & Rockstar]	Indefinite	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.	

## Exhibit A-2

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
"control tool function" [Google]	"navigation function"	The specification of the '937 patent, including the 1:15-17; 2:5-11, 2:18-30; 3:22- 25; 3:32-35; 4:50-53; 4:58-59; 5:9-6:38 and Figs. 7A-11B and corresponding text.
		The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein.
		GOOG-NDCA-13-5933-CC-00000077- 00000081
		GOOG-NDCA-13-5933-CC-00000109- 00000111
		GOOG-NDCA-13-5933-CC-00000125- 00000144
		GOOG-NDCA-13-5933-CC-00000145- 00000168
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"physical viewing area" [Rockstar]	"display area"	The specification of the '937 patent, including the 3:25-31; 4:22-53; 4:56-5:12; 5:27-33 and Figs. 7A-11B and corresponding text.
		The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art

Term	Proposed Construction(s)	Supporting Evidence
		references cited therein.
		GOOG-NDCA-13-5933-CC-00000077-
		00000081
		GOOG-NDCA-13-5933-CC-00000109-
		00000111
		GOOG-NDCA-13-5933-CC-00000125-
		00000144
		GOOG-NDCA-13-5933-CC-00000145-
		00000168
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '937
"manipulable area portion"	"portion of the physical viewing area where	patent. The specification of the '937 patent,
[Rockstar]	displayed content information is subject to	including the 3:25-31; 4:50-60; 5:9-26; 5:27-
	manipulation"	33 and Figs. 7A-11B and corresponding text.
		The prosecution history of the '937 patent,
		including Jan. 22, 1999 Amendment, June
		16, 1999 Amendment, and prior art references cited therein.
		references cited therein.
		GOOG-NDCA-13-5933-CC-00000077-
		00000081
		GOOG-NDCA-13-5933-CC-00000109-
		00000111
		GOOG-NDCA-13-5933-CC-00000125-
		00000144 COOC NIDCA 12 5022 CC 00000145
		GOOG-NDCA-13-5933-CC-00000145- 00000168
		0000100

Term	Proposed Construction(s)	Supporting Evidence
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '937
"determining if the user input	Plain meaning	patent. The specification of the '937 patent,
selects the control tool"	r iani meaning	including the 5:14-19; 5:27-35; 6:35-38 and
[Rockstar]		Figs. 7A-11B and corresponding text.
[]		8
		The prosecution history of the '937 patent,
		including Jan. 22, 1999 Amendment, June
		16, 1999 Amendment, and prior art references cited therein.
		Tererences ched mereni.
		GOOG-NDCA-13-5933-CC-00000077-
		00000081
		GOOG-NDCA-13-5933-CC-00000109-
		00000111
		GOOG-NDCA-13-5933-CC-00000125-
		00000144
		GOOG-NDCA-13-5933-CC-00000145-
		00000168
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction to practice of the asserted claims of the '937
		patent.
"permitting the at least one	"enabling the at least one control tool function to be	The specification of the '937 patent,
control tool function to be	activated once the user input selects the control tool"	including the 5:14-19; 5:27-35; 5:40-44 and
activated when the user input	("	Figs. 7A-11B and corresponding text.
does select the control tool" [Google]	("control tool function" used as construed above)	The prosecution history of the '937 patent,
		including Jan. 22, 1999 Amendment, June
		16, 1999 Amendment, and prior art
		references cited therein.

Term	Proposed Construction(s)	Supporting Evidence
"user input" [Rockstar]	Plain meaning See below – antecedent basis for "user input" is "user input" in the "receiving" limitation of claim 1, or the "means for receiving" limitation of claim 13	GOOG-NDCA-13-5933-CC-00000077- 00000081 GOOG-NDCA-13-5933-CC-00000109- 00000111 GOOG-NDCA-13-5933-CC-00000125- 00000144 GOOG-NDCA-13-5933-CC-00000145- 00000168 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent. The specification of the '937 patent, including the 3:25-31; 4:22-40; 4:50-60; 5:9- 12; 5:27-33 and Figs. 3A-11B and corresponding text. The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein. GOOG-NDCA-13-5933-CC-00000077- 00000081 GOOG-NDCA-13-5933-CC-00000125- 00000111 GOOG-NDCA-13-5933-CC-00000125- 00000144 GOOG-NDCA-13-5933-CC-00000145- 00000168 Any additional documents cited or relied

Term	Proposed Construction(s)	Supporting Evidence
		upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"receiving a user input to the physical viewing area corresponding to the manipulable area portion and	"receiving a user input to the display area where the representation of the control tool overlays the manipulable area portion"	The specification of the '937 patent, including 3:25-31; 4:22-40; 4:50-60; 4:65- 5:12; 5:27-33 and Figs. 3A-11B and corresponding text.
the representation of the control tool" [Rockstar]		The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein.
		GOOG-NDCA-13-5933-CC-00000077- 00000081
		GOOG-NDCA-13-5933-CC-00000109- 00000111
		GOOG-NDCA-13-5933-CC-00000125- 00000144
		GOOG-NDCA-13-5933-CC-00000145- 00000168
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"means for providing a manipulable area portion in a	Subject to § 112, ¶ 6	The specification of the '937 patent, including 5:9-14, 5:29-33, Figures 3A-3B, 8,
physical viewing area, said manipulable area portion	<b>Function</b> : providing a manipulable area portion in a physical viewing area, said manipulable area portion	10A-10C and corresponding text.
having at least one manipulation function associated therewith"	having at least one manipulation function associated therewith	The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art
[Google & Rockstar]	Structure: LCD 472 and memory 440 storing, and	references cited therein.

Term	Proposed Construction(s)	Supporting Evidence
	feature processor 430 executing, program 510 which performs the algorithm disclosed at 5:9-14, 5:29-33, Figures 3A-3B, 8, 10A-10C.	GOOG-NDCA-13-5933-CC-00000077- 00000081 GOOG-NDCA-13-5933-CC-00000109- 00000111 GOOG-NDCA-13-5933-CC-00000125- 00000144 GOOG-NDCA-13-5933-CC-00000145- 00000168 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"means for displaying a representation of a control tool overlaying the manipulable area portion, said control tool having at least one control tool function associated therewith" [Google & Rockstar]	<ul> <li>Subject to § 112, ¶ 6</li> <li>Function: displaying a representation of a control tool overlaying the manipulable area portion, said control tool having at least one control tool function associated therewith</li> <li>Structure: LCD 472 and memory 440 storing, and feature processor 430 executing, program 510 and navigation program 530, which perform the algorithm disclosed at 5:9-16; 5:40-6:34, Figures 7A-7B, 8, 9A-9C, 10A-10C, 11A-11B.</li> </ul>	The specification of the '937 patent, including 5:9-16; 5:40-6:34, Figures 7A-7B, 8, 9A-9C, 10A-10C, 11A-11B and corresponding text.The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein.GOOG-NDCA-13-5933-CC-00000077- 0000081 GOOG-NDCA-13-5933-CC-00000109- 00000111GOOG-NDCA-13-5933-CC-00000109- 00000144GOOG-NDCA-13-5933-CC-00000125- 00000144GOOG-NDCA-13-5933-CC-00000125- 00000144GOOG-NDCA-13-5933-CC-00000125- 00000144GOOG-NDCA-13-5933-CC-00000125- 00000144GOOG-NDCA-13-5933-CC-00000125- 00000144GOOG-NDCA-13-5933-CC-00000125- 00000144GOOG-NDCA-13-5933-CC-00000125- 00000144GOOG-NDCA-13-5933-CC-00000125- 00000144GOOG-NDCA-13-5933-CC-00000145- 00000168Any additional documents cited or relied upon by Rockstar in support of any

Term	Proposed Construction(s)	Supporting Evidence
		contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"means for receiving a user input to the physical viewing area corresponding to the manipulable area portion and the representation of the control tool" [Google & Rockstar]	Subject to § 112, ¶ 6 <b>Function</b> : receiving a user input to the physical viewing area corresponding to the manipulable area portion and the representation of the control tool <b>Structure</b> : LCD 472 with an analog touch screen panel 474 and analog controller 460, memory 440 and feature processor 430, where analog controller 460 scans touch screen overlay 474 while feature processor 430 refreshes LCD 472 and memory 440 stores, and feature processor 430 executes, program 510 and touchscreen program 520, which perform the algorithm disclosed at 4:65-5:8, Figures 3A-3B, 4, 6, 8, 10A-10C.	The specification of the '937 patent, including 4:65-5:8, Figures 3A-3B, 4, 6, 8, 10A-10C and corresponding text. The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein. GOOG-NDCA-13-5933-CC-00000077- 00000081 GOOG-NDCA-13-5933-CC-00000109- 00000111 GOOG-NDCA-13-5933-CC-00000125- 00000144 GOOG-NDCA-13-5933-CC-00000145- 00000168 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"means for determining if the user input selects the control tool" [Google & Rockstar]	Subject to § 112, ¶ 6 <b>Function</b> : determining if the user input selects the control tool	The specification of the '937 patent, including 5:16-19 and corresponding text. The prosecution history of the '937 patent, including Lan, 22, 1000 Amondment, huns
	<b>Structure</b> : LCD 472 with an analog touch screen panel 474 and analog controller 460, memory 440 and feature processor 430, where analog controller 460 scans touch screen overlay 474 while feature processor 430 refreshes LCD 472 and memory 440	including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein. GOOG-NDCA-13-5933-CC-00000077- 00000081

Term	Proposed Construction(s)	Supporting Evidence
	stores, and feature processor 430 executes, program 510 and touchscreen program 520, which perform the algorithm disclosed at 5:16-19.	GOOG-NDCA-13-5933-CC-00000109- 00000111 GOOG-NDCA-13-5933-CC-00000125- 00000144 GOOG-NDCA-13-5933-CC-00000145- 00000168 Any additional documents cited or relied
		upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"means for activating the at least one manipulation function when the user input does not select the control tool or permitting the at least one control tool function to be activated when the user input does select the control tool" [Google & Rockstar]	Subject to § 112, ¶ 6 Function: activating the at least one manipulation function when the user input does not select the control tool or permitting the at least one control tool function to be activated when the user input does select the control tool Structure: Memory 440 storing, and feature processor 430 executing, program 510 and navigation program 530, which perform the algorithm disclosed at 5:16-19, 5:27-33.	The specification of the '937 patent, including 5:16-19, 5:27-33. The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein. GOOG-NDCA-13-5933-CC-00000077- 00000081 GOOG-NDCA-13-5933-CC-00000109- 00000111 GOOG-NDCA-13-5933-CC-00000125- 00000144 GOOG-NDCA-13-5933-CC-00000145- 00000168 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"means for receiving a subsequent user input selecting	Subject to § 112, ¶ 6	The specification of the '937 patent, including 5:40-6:24, Figures 9A-9C, 10A-

Term	Proposed Construction(s)	Supporting Evidence
a predetermined portion of the control tool, after at least one control tool function is permitted to be activated" [Rockstar]	<ul> <li>Function: receiving a subsequent user input selecting a predetermined portion of the control tool, after at least one control tool function is permitted to be activated</li> <li>Structure: LCD 472 with an analog touch screen panel 474 and analog controller 460, memory 440 and feature processor 430, where analog controller 460 scans touch screen overlay 474 while feature processor 430 refreshes LCD 472 and memory 440 stores, and feature processor 430 executes, program 510, touchscreen program 520 and navigation program 530, which perform the algorithm disclosed at 5:40-6:24, Figures 9A-9C, 10A-10C, 11A-11B.</li> </ul>	Supporting Evidence10C, 11A-11B and corresponding text.The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June16, 1999 Amendment, and prior art references cited therein.GOOG-NDCA-13-5933-CC-00000077- 00000081GOOG-NDCA-13-5933-CC-00000109- 00000111GOOG-NDCA-13-5933-CC-00000125- 00000144GOOG-NDCA-13-5933-CC-00000145- 00000168Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"means for activating the function of changing a display of information in response to the subsequent user input" [Rockstar]	<ul> <li>Subject to § 112, ¶ 6</li> <li>Function: activating the function of changing a display of information in response to the subsequent user input</li> <li>Structure: LCD 472 with an analog touch screen panel 474 and analog controller 460, memory 440 and feature processor 430, where analog controller 460 scans touch screen overlay 474 while feature processor 430 refreshes LCD 472 and memory 440 stores, and feature processor 430 executes, program 510, touchscreen program 520 and navigation program 530, which perform the algorithm disclosed at 5:40-6:24, Figures 9A-9C, 11A-11B.</li> </ul>	The specification of the '937 patent, including 5:40-6:24, Figures 9A-9C, 11A- 11B and corresponding text. The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein. GOOG-NDCA-13-5933-CC-00000077- 00000081 GOOG-NDCA-13-5933-CC-00000109- 00000111 GOOG-NDCA-13-5933-CC-00000125- 00000144

Term	Proposed Construction(s)	Supporting Evidence
Term "wherein the means for displaying a representation of the control tool includes displaying arrows indicating direction" [Rockstar]	Proposed Construction(s)Subject to § 112, ¶ 6Function: displaying arrows indicating directionStructure: LCD 472 and memory 440 storing, and feature processor 430 executing, program 510 and navigation program 530, which perform the algorithm disclosed at 5:40-63, 6:11-20, Figures 7A- 7B, 8, 9A-9C, 10A-10C, 11A-11B	GOOG-NDCA-13-5933-CC-00000145- 00000168 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent. The specification of the '937 patent, including 5:40-63, 6:11-20, Figures 7A-7B, 8, 9A-9C, 10A-10C, 11A-11B and corresponding text. The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein. GOOG-NDCA-13-5933-CC-00000077-
		GOOG-NDCA-13-3933-CC-00000077- 00000081 GOOG-NDCA-13-5933-CC-00000109- 00000111 GOOG-NDCA-13-5933-CC-00000125- 00000144 GOOG-NDCA-13-5933-CC-00000145- 00000168
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937 patent.
"wherein the means for displaying the representation of the control tool includes displaying an opaque	Subject to § 112, ¶ 6 <b>Function</b> : displaying an opaque representation of the control tool	The specification of the '937 patent, including 5:22-26, Figures 8, 10A-10C and corresponding text.

Term	Proposed Construction(s)	Supporting Evidence
representation of the control tool" [Rockstar]	<b>Structure</b> : LCD 472 and memory 440 storing, and feature processor 430 executing, program 510 and navigation program 530, which perform the algorithm disclosed at 5:22-26, Figures 8, 10A-10C.	The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein. GOOG-NDCA-13-5933-CC-00000077- 0000081 GOOG-NDCA-13-5933-CC-00000109- 00000111 GOOG-NDCA-13-5933-CC-00000125- 00000144 GOOG-NDCA-13-5933-CC-00000145- 00000168 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '937
"wherein the means for displaying the representation of the control tool includes displaying a virtually transparent representation of the control tool" [Rockstar]	Subject to § 112, ¶ 6 Function: displaying a virtually transparent of the control tool Structure: LCD 472 and memory 440 storing, and feature processor 430 executing, program 510 and navigation program 530, which perform the algorithm disclosed at 5:19-22, 6:25-31.	patent.           The specification of the '937 patent, including 5:19-22, 6:25-31.           The prosecution history of the '937 patent, including Jan. 22, 1999 Amendment, June 16, 1999 Amendment, and prior art references cited therein.           GOOG-NDCA-13-5933-CC-00000077- 00000081           GOOG-NDCA-13-5933-CC-00000109- 00000111           GOOG-NDCA-13-5933-CC-00000125- 00000144           GOOG-NDCA-13-5933-CC-00000125- 00000168

Term	Proposed Construction(s)	Supporting Evidence
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '937
		patent.

## Exhibit A-3

# Google's Proposed Claim Constructions for U.S. Patent No. 6,128,298

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
"filter node" [Google]	"communications device which assigns its own public IP address and a unique port value to each concurrent IP session between public and private nodes"	The specification of the '298 patent, including the Abstract; cols. 1:5-20; 1:26-67; 2:37-52; 2:65-3:50; 4:32-43; 4:57-6:28; 7:65- 8:11; 8:21-65 and Figs. 1-2 and accompanying text.
		The prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein.
		September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin
		RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"in correlation with" [Google]	"indexed by"	The specification of the '298 patent, including the Abstract; cols. 2:65-3:51; 2:32- 51; 4:32-44 and 5:37-6:28.
		The prosecution history of the '298 patent,

Term	Proposed Construction(s)	Supporting Evidence
		including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, Amendment and Reply, and prior art references cited therein.
		September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"maintaining, by the filter node" [Google]	"storing, by the filter node, in a lookup table indexed by filter node port value"	The specification of the '298 patent, including the Abstract; cols. 2:65-3:51; 2:32- 51; 4:32-44 and 5:37-6:28. The prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein.
		September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin

Term	Proposed Construction(s)	Supporting Evidence
		RKS NDCA 0160464-0160468
		RKS NDCA 0160512-0160514
		RKS_NDCA_0001289-0001299
		RKS_NDCA_0001285-0001288
"maintaining the source information taken from the outgoing data packet in correlation with a unique value representing a port of the filter node" [Google]	"storing the source information taken from the outgoing data packet in a lookup table indexed by filter node port value"	<ul> <li>RKS_NDCA_0001285-0001288</li> <li>Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.</li> <li>The specification of the '298 patent, including the Abstract; cols. 2:65-3:51; 2:32- 51; 4:32-44 and 5:37-6:28.</li> <li>The prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein.</li> <li>September 9, 2014 Deposition of Bruce Wootton</li> <li>September 10, 2014 Deposition of William Colvin</li> <li>RKS_NDCA_0160464-0160468</li> <li>RKS_NDCA_0160512-0160514</li> <li>RKS_NDCA_0001289-0001299</li> <li>RKS_NDCA_0001285-0001288</li> <li>Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298</li> </ul>

Term	Proposed Construction(s)	Supporting Evidence
"maintaining the source address taken from the data packet"	"storing the source address taken from the data packet in a lookup table indexed by filter node port value"	The specification of the '298 patent, including the Abstract; cols. 2:65-3:51; 2:32- 51; 4:32-44 and 5:37-6:28.
[Google]		The prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein.
		September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William
		Colvin
		RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514
		RKS_NDCA_0001289-0001299
		RKS_NDCA_0001285-0001288
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"means for receiving from the	Subject to § 112, ¶ 6	This term is indefinite. No portion of the
first network, a data packet having destination information, which includes a destination	This claim term is indefinite under 35 U.S.C. § 112 ¶ 2.	specification or file history renders it definite. Google will rely on the entire specification and file history to show that this
address and a destination port, corresponding to a node in the second network and having	<i>If the Court determines that the term is not indefinite, then the term should be construed as</i>	phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.
source information, which includes a source address and a source port, corresponding to a node in the first network"	follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):	To the extent not indefinite, Google identifies the specification of the '298 patent, including 7:59–8:8, 8:52-60, Fig. 2 and corresponding text.

Term	Proposed Construction(s)	Supporting Evidence
(claim 27) [Google & Rockstar]	Function: receiving from the first network, a data packet having destination information, which includes a destination address and a destination port, corresponding to a node in the second network and having source information, which includes a source address and a source port, corresponding to a node in the first network. Structure: Ethernet hardware interfaces, packet drivers 30 and 32, and IP handler 38 of IP filter 12, as disclosed at 7:59–8:8, 8:52-60 and Fig. 2.	To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein. September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"means for receiving from the first network, a data packet having a destination address corresponding to a node in the second network" (claim 31) [Google & Rockstar]	Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): Function: receiving from the first network, a data	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '298 patent, including 7:59–8:8, 8:52-60, Fig. 2 and corresponding text. To the extent not indefinite, Google

Term	Proposed Construction(s)	Supporting Evidence
	packet having a destination address corresponding to a node in the second network. <b>Structure:</b> Ethernet hardware interfaces, packet drivers 30 and 32, and IP handler 38 software of IP filter 12, as disclosed at 7:59–8:8, 8:52-60 and Fig. 2.	<ul> <li>identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein.</li> <li>September 9, 2014 Deposition of Bruce Wootton</li> <li>September 10, 2014 Deposition of William Colvin</li> <li>RKS_NDCA_0160464-0160468</li> <li>RKS_NDCA_0160512-0160514</li> <li>RKS_NDCA_0001289-0001299</li> <li>RKS_NDCA_0001285-0001288</li> <li>Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.</li> </ul>
"means for maintaining the source information taken from the outgoing data packet in correlation with a unique value representing a port of the filter node" (claim 27) [Google & Rockstar]	<ul> <li>Subject to § 112, ¶ 6</li> <li>This claim term is indefinite under 35 U.S.C. § 112 ¶ 2.</li> <li>If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):</li> <li>Function: maintaining source information taken from the data packet with a unique port value.</li> </ul>	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '298 patent, including 2:65-3:2, 3:10-11, 3:33-37, 4:32-37 and 5:38-6:23. To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office

Term	Proposed Construction(s)	Supporting Evidence
	Structure:	Action; July 15, 1999 Declaration and
	Address translation 40 software of IP filter 12, as	Exhibits; October 7, 1999 Office Action;
	disclosed at 8:9-11 and Fig. 2. Within software,	February 25, 2000 Amendment and Reply,
	lookup table for TCP packets indexed by filter node	and prior art references cited therein.
	port value and lookup table for UDP packets indexed	Soutomber 0, 2014 Deposition of Drugs
	by filter node port value, as disclosed at 2:65-3:2, 3:10-11, 3:33-37, 4:32-37, 5:38-6:23.	September 9, 2014 Deposition of Bruce Wootton
	5.10-11, 5.55-57, 4.52-57, 5.58-0.25.	
		September 10, 2014 Deposition of William
		Colvin
		RKS_NDCA_0160464-0160468
		RKS_NDCA_0160512-0160514
		RKS_NDCA_0001289-0001299
		RKS_NDCA_0001285-0001288
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '298
"means for maintaining the	Subject to § 112, ¶ 6	patent. This term is indefinite. No portion of the
source address taken from the		specification or file history renders it
data packet" (claim 31)	This claim term is indefinite under 35 U.S.C. § 112 ¶	definite. Google will rely on the entire
[Google & Rockstar]	$\begin{bmatrix} 1 & \text{inschall term is indefinite under } 55 & 0.5.0. & 9 & 112 \\ 2. & & & \\ \end{bmatrix}$	specification and file history to show that this
		phrase is indefinite, and to rebut Rockstar's
	If the Court determines that the term is not	arguments regarding this phrase.
	indefinite, then the term should be construed as	
	follows, in light of the disclosures in the	To the extent not indefinite, Google
	specification most closely related to the function	identifies the specification of the '298 patent,
	(which Google contends are insufficient to render	including 2:65-3:2, 3:10-11, 3:33-37, 4:32-37
	the claim definite under 35 U.S.C. § 112 ¶ 2):	and 5:38-6:23.
	<b>Function:</b> maintaining the source address taken	To the extent not indefinite, Google
	from the data packet.	identifies the prosecution history of the '298
	nom the data packet.	patent, including April 22, 1999 Office
	Structure:	Action; July 15, 1999 Declaration and
	Address translation 40 software of IP filter 12, as	Exhibits; October 7, 1999 Office Action;

Term	Proposed Construction(s)	Supporting Evidence
	disclosed at 8:9-11 and Fig. 2. Within software,	February 25, 2000 Amendment and Reply,
	lookup table for TCP packets indexed by filter node	and prior art references cited therein.
	port value and lookup table for UDP packets indexed by filter node port value, as disclosed at 2:65-3:2,	September 9, 2014 Deposition of Bruce
	3:10-11, 3:33-37, 4:32-37, 5:38-6:23.	Wootton
		September 10, 2014 Deposition of William
		Colvin
		RKS NDCA 0160464-0160468
		RKS_NDCA_0160512-0160514
		RKS_NDCA_0001289-0001299
		RKS_NDCA_0001285-0001288
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '298 patent.
"means for replacing in the	Subject to § 112, ¶ 6	This term is indefinite. No portion of the
data packet the source address		specification or file history renders it
with an address of the filter	This claim term is indefinite under 35 U.S.C. § 112 ¶	definite. Google will rely on the entire
node and the source port with	2.	specification and file history to show that this phrase is indefinite, and to rebut Rockstar's
the filter node port value"	If the Court determines that the term is not	arguments regarding this phrase.
(claim 27) / "means for replacing, in the data packet,	indefinite, then the term should be construed as	
the source address with an	follows, in light of the disclosures in the	To the extent not indefinite, Google
address of the filter node,	specification most closely related to the function	identifies the specification of the '298 patent,
wherein the source address	(which Google contends are insufficient to render the claim definite under 35 U.S.C. § $112 \parallel 2$ ):	including 2:65-3:2, 3:10-11, 3:33-37, 4:32-37 and 5:38-6:23.
includes a source port number	$\frac{1}{2}$	and 5.50 0.25.
and the address of the filter node includes a port number of	<b>Function:</b> replacing in the data packet the source	To the extent not indefinite, Google
the filter node" (claim 31)	address with an address of the filter node and the	identifies the prosecution history of the '298
, , , , , , , , , , , , , , , , , , ,	source port with the filter node port value.	patent, including April 22, 1999 Office
[Google & Rockstar]	Structure:	Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action;
	Address translation 40 software of IP filter 12, as	February 25, 2000 Amendment and Reply,
	disclosed at 8:9-11 and Fig. 2. Within software,	and prior art references cited therein.

Term	Proposed Construction(s)	Supporting Evidence
	lookup table for TCP packets indexed by filter node port value and lookup table for UDP packets indexed by filter node port value, as disclosed at 2:65-3:2, 3:10-11, 3:33-37, 4:32-37, 5:38-6:23.	September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"means for sending to the second network, the data packet having the replaced source information, whereby that packet is routed according to its destination information to the corresponding second network node" (claim 27) / "means for sending to the second network the data packet having the replaced source address, whereby that packet is routed to the corresponding second network node" (claim 31) [Google & Rockstar]	Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): Function: sending to the second network, the data packet having the replaced source information, whereby that packet is routed according to its destination information to the corresponding second network node Structure:	<ul> <li>This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.</li> <li>To the extent not indefinite, Google identifies the specification of the '298 patent, including 7:59–8:8, 8:52-60, Fig. 2 and accompanying text.</li> <li>To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein.</li> </ul>
	Ethernet hardware interfaces, packet drivers 30 and 32, and IP handler 38 software of IP filter 12, as	September 9, 2014 Deposition of Bruce

Term	Proposed Construction(s)	Supporting Evidence
	disclosed at 7:59-8:8, 8:52-60 and Fig. 2.	Wootton
		September 10, 2014 Deposition of William
		Colvin
		RKS_NDCA_0160464-0160468
		RKS_NDCA_0160512-0160514
		RKS_NDCA_0001289-0001299
		RKS_NDCA_0001285-0001288
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"means for replacing, in the	Subject to § 112, ¶ 6	This term is indefinite. No portion of the
data packet, the destination		specification or file history renders it
information with the particular	This claim term is indefinite under 35 U.S.C. § 112 ¶	definite. Google will rely on the entire
source information" (claim 28)	2.	specification and file history to show that this phrase is indefinite, and to rebut Rockstar's
[Google & Rockstar]	If the Court determines that the term is not	arguments regarding this phrase.
	indefinite, then the term should be construed as	arguments regarding tins pinuse.
	follows, in light of the disclosures in the	To the extent not indefinite, Google
	specification most closely related to the function	identifies the specification of the '298 patent,
	(which Google contends are insufficient to render	including 2:65-3:2, 3:10-11, 3:33-37, 4:32-37
	the claim definite under 35 U.S. $\tilde{C}$ . § 112 ¶ 2):	and 5:38-6:23.
	Function: replacing, in the data packet, the	To the extent not indefinite, Google
	destination information with the particular source	identifies the prosecution history of the '298
	information.	patent, including April 22, 1999 Office
		Action; July 15, 1999 Declaration and
	Structure:	Exhibits; October 7, 1999 Office Action;
	Address translation 40 software of IP filter 12, as disclosed at 8:9-11 and Fig. 2. Within software,	February 25, 2000 Amendment and Reply, and prior art references cited therein.
	lookup table for TCP packets indexed by filter node	and prior art references cited therein.
	port value and lookup table for UDP packets indexed	September 9, 2014 Deposition of Bruce
	by filter node port value, as disclosed at 2:65-3:2,	Wootton
	3:10-11, 3:33-37, 4:32-37, 5:38-6:23.	September 10, 2014 Deposition of William

Term	Proposed Construction(s)	Supporting Evidence
		Colvin
		RKS NDCA 0160464-0160468
		RKS NDCA 0160512-0160514
		RKS_NDCA_0001289-0001299
		RKS_NDCA_0001285-0001288
"means for receiving from the second network, a data packet having the address of the filter node as the destination address" (claim 28) [Google & Rockstar]	Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): <b>Function:</b> receiving from the second network, a data packet having the address of the filter node as the destination address. <b>Structure:</b> Ethernet hardware interfaces, packet drivers 30 and 32, and IP handler 38 software of IP filter 12, as disclosed at 7:59–8:8, 8:25-35, 8:61-65 and Fig. 2.	Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent. This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '298 patent, including 7:59–8:8, 8:25-35, 8:61-65, Fig. 2 and accompanying text. To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein. September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468

Term	Proposed Construction(s)	Supporting Evidence
		RKS_NDCA_0160512-0160514
		RKS_NDCA_0001289-0001299
		RKS_NDCA_0001285-0001288
"means for correlating the destination port of the	Subject to § 112, ¶ 6	Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent. This term is indefinite. No portion of the specification or file history renders it
destination information in the data packet to particular source information being maintained" (claim 28) [Google & Rockstar]	This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):	definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '298 patent, including 2:65-3:2, 3:10-11, 3:33-37, 4:32-37 and 5:38-6:23.
	<ul> <li>Function: correlating the destination port of the destination information in the data packet to particular source information being maintained.</li> <li>Structure: Address translation 40 software of IP filter 12, as disclosed at 8:9-11 and Fig. 2. Within software, lookup table for TCP packets indexed by filter node port value and lookup table for UDP packets indexed by filter node port value, as disclosed at 2:65-3:2, 3:10-11, 3:33-37, 4:32-37, 5:38-6:23.</li> </ul>	To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein. September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299

Term	Proposed Construction(s)	Supporting Evidence
Term "means for sending to the first network the data packet having the replaced destination information, whereby that packet is routed according to its destination information to the corresponding first network node" (claim 28) [Google & Rockstar]	<b>Proposed Construction(s)</b> Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): <b>Function:</b> sending to the first network the data packet having the replaced destination information, whereby that packet is routed according to its destination information to the corresponding first network node. <b>Structure:</b> Ethernet hardware interfaces, packet drivers 30 and 32, and IP handler 38 software of IP filter 12, as disclosed at 7:59–8:8, 8:25-35, 8:61-65 and Fig. 2.	Supporting EvidenceRKS_NDCA_0001285-0001288Any additional documents cited or reliedupon by Rockstar in support of anycontention of earlier conception or reductionto practice of the asserted claims of the '298patent.This term is indefinite. No portion of thespecification or file history renders itdefinite. Google will rely on the entirespecification and file history to show that thisphrase is indefinite, and to rebut Rockstar'sarguments regarding this phrase.To the extent not indefinite, Googleidentifies the specification of the '298 patent,including 7:59–8:8, 8:25-35, 8:61-65, Fig. 2and accompanying text.To the extent not indefinite, Googleidentifies the prosecution history of the '298patent, including April 22, 1999 OfficeAction; July 15, 1999 Declaration andExhibits; October 7, 1999 Office Action;February 25, 2000 Amendment and Reply,and prior art references cited therein.September 9, 2014 Deposition of BruceWoottonSeptember 10, 2014 Deposition of WilliamColvin
		Wootton

Term	Proposed Construction(s)	Supporting Evidence
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '298
correlated to the maintained source information" (claim 29) [Google & Rockstar]	<ul> <li>Subject to § 112, ¶ 6</li> <li>This claim term is indefinite under 35 U.S.C. § 112 ¶ 2.</li> <li>If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):</li> <li>Function: ignoring a data packet received from the second network, if the destination port of the destination information in that data packet can not be correlated to the maintained source information.</li> <li>Structure:</li> <li>Address translation 40 software of IP filter 12, as disclosed at 6:19-23, 8:9-11 and Fig. 2.</li> </ul>	patent.This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.To the extent not indefinite, Google identifies the specification of the '298 patent, 
	Address translation 40 software of IP filter 12, as	February 25, 2000 Amendment and Reply, and prior art references cited therein. September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288

Term	Proposed Construction(s)	Supporting Evidence
		contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"means for storing the source information from the data packet as an entry in a lookup table, and wherein the filter node port value correlating to the source information constitutes an index into the table for that entry" (claim 30) [Google]	<ul> <li>Subject to § 112, ¶ 6</li> <li>This claim term is indefinite under 35 U.S.C. § 112 ¶ 2.</li> <li>If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):</li> <li>Function: storing the source information from the data packet as an entry in a lookup table, and wherein the filter node port value correlating to the source information constitutes an index into the table for that entry.</li> <li>Structure:</li> <li>Address translation 40 software of IP filter 12, as disclosed at 8:9-11 and Fig. 2. Within software, lookup table for TCP packets indexed by filter node port value and lookup table for UDP packets indexed by filter node port value, as disclosed at 2:65-3:2, 3:10-11, 3:33-37, 4:32-37, 5:38-6:23.</li> </ul>	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '298 patent, including 2:65-3:2, 3:10-11, 3:33-37, 4:32-37 and 5:38-6:23. To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein. September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298

Term	Proposed Construction(s)	Supporting Evidence
		patent.
"means for receiving a return packet from the second network, responsive to the data packet having the replaced source information" (claim 31) [Google & Rockstar]	<ul> <li>Subject to § 112, ¶ 6</li> <li>This claim term is indefinite under 35 U.S.C. § 112 ¶ 2.</li> <li>If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):</li> <li>Function: receiving a return packet from the second network, responsive to the data packet having the replaced source information.</li> <li>Structure:</li> <li>Ethernet hardware interfaces, packet drivers 30 and 32, and IP handler 38 software of IP filter 12, as disclosed at 7:59–8:8, 8:25-35, 8:61-65 and Fig. 2.</li> <li>Subject to § 112, ¶ 6</li> </ul>	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '298 patent, including 7:59–8:8, 8:25-35, 8:61-65, Fig. 2 and accompanying text. To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein. September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent. This term is indefinite. No portion of the
incans for replacing, in the		

Term	Proposed Construction(s)	Supporting Evidence
return packet, the destination address with the maintained source address" (claim 31) [Google & Rockstar]	This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):	specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '298 patent, including 2:65-3:2, 3:10-11, 3:33-37, 4:32-37 and 5:38-6:23.
	<b>Function:</b> replacing, in the return packet, the destination address with the maintained source address. <b>Structure:</b> Address translation 40 software of IP filter 12, as disclosed at 8:9-11 and Fig. 2. Within software, lookup table for TCP packets indexed by filter node port value and lookup table for UDP packets indexed by filter node port value, as disclosed at 2:65-3:2, 3:10-11, 3:33-37, 4:32-37, 5:38-6:23.	To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein. September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"means for sending to the first network the return packet	Subject to § 112, ¶ 6	This term is indefinite. No portion of the specification or file history renders it

having the replaced destination address, whereby that packet is	<b>Proposed Construction(s)</b> This claim term is indefinite under 35 U.S.C. § 112 ¶	
routed to the corresponding the first network node" (claim 31) [Google & Rockstar]	<ul> <li>2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):</li> <li>Function: sending to the first network the return packet having the replaced destination address, whereby that packet is routed to the corresponding the first network node.</li> <li>Structure:</li> <li>Ethernet hardware interfaces, packet drivers 30 and 32, and IP handler 38 software of IP filter 12, as disclosed at 7:59–8:8, 8:25-35, 8:61-65 and Fig. 2.</li> </ul>	definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '298 patent, including 7:59–8:8, 8:25-35, 8:61-65, Fig. 2 and accompanying text. To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein. September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"means for buffering further data packets received from the	Subject to § 112, ¶ 6	This term is indefinite. No portion of the specification or file history renders it
first network while waiting for the return packet"	This claim term is indefinite under 35 U.S.C. § 112 ¶	definite. Google will rely on the entire specification and file history to show that this

Term	Proposed Construction(s)	Supporting Evidence
(claim 32) [Google & Rockstar]	Proposed Construction(s) If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): Function: buffering further data packets received from the first network while waiting for the return packet. Structure: Address translation 40 software of IP filter 12, as disclosed at 3:52-62, 8:9-11 and Fig. 2.	<ul> <li>phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.</li> <li>To the extent not indefinite, Google identifies the specification of the '298 patent, including 3:52-62, 8:9-11, Fig. 2 and accompanying text.</li> <li>To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein.</li> <li>September 9, 2014 Deposition of Bruce Wootton</li> <li>September 10, 2014 Deposition of William Colvin</li> <li>RKS_NDCA_0160464-0160468</li> <li>RKS_NDCA_0160512-0160514</li> <li>RKS_NDCA_0001289-0001299</li> <li>RKS_NDCA_0001285-0001288</li> <li>Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298</li> </ul>
"means for controlling means (b) through (g) on an individual basis for processing the further packets, if any, that were buffered" (claim 32)	Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2.	patent.This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.

Term	Proposed Construction(s)	Supporting Evidence
[Google & Rockstar]	If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): Function: controlling means (b) through (g) on an individual basis for processing the further packets, if any, that were buffered. Structure: Address translation 40 software of IP filter 12, as disclosed at 3:52-62, 8:9-11 and Fig. 2.	To the extent not indefinite, Google identifies the specification of the '298 patent, including 3:52-62, 8:9-11, Fig. 2 and accompanying text. To the extent not indefinite, Google identifies the prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein. September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
"ignoring" [Google]	"dropping"	The specification of the '298 patent, including cols. 2:53-57; 3:10-51; 5:30-6:61; 7:11-38; 8:25-35. The prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000

Term	Proposed Construction(s)	Supporting Evidence
		Amendment and Reply, and prior art references cited therein.
		September 9, 2014 Deposition of Bruce Wootton September 10, 2014 Deposition of William Colvin RKS_NDCA_0160464-0160468 RKS_NDCA_0160512-0160514 RKS_NDCA_0001289-0001299 RKS_NDCA_0001285-0001288 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298
Antecedent basis constructions	· · · · · · · · · · · · · · · · · · ·	patent.
"the source address taken from the data packet" [Google]	Indefinite	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.
"the public node network" [Google]	Indefinite	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.
Order of steps of method claim	IS	
Order of steps of claims 11, 14, 15, 19, 23, 24 [Google]	<ul><li>11.1 must occur before 11.2.</li><li>11.2 must occur after 11.1 and before 11.3.</li><li>11.3 must occur after 11.2 and before 11.4.</li></ul>	The specification of the '298 patent, including Abstract; 1:26-35; 2:65-3:62; 5:1- 7:36; 8:21-65.

Term	Proposed Construction(s)	Supporting Evidence
	<ul> <li>11.5 must occur after 11.4 and before 11.6.</li> <li>11.7 must occur after 11.6 and before 11.8.</li> <li>11.8 must occur after 11.7.</li> <li>14.1 must occur after 14.1 and before 14.3.</li> <li>14.3 must occur after 14.2 and before 14.4.</li> <li>14.4 must occur after 14.2 and before 14.4.</li> <li>14.4 must occur after 14.3 and before 14.5.</li> <li>14.5 must occur after 15.3.</li> <li>15.3 must occur after 15.2 and before 15.4.</li> <li>15.4 must occur after 19.2 and before 19.3.</li> <li>19.3 must occur after 19.2 and before 19.4.</li> <li>19.5 must occur after 19.2 and before 19.4.</li> <li>19.5 must occur after 19.4 and before 19.8.</li> <li>19.8 must occur after 19.7 and before 19.1.</li> <li>19.1 must occur after 19.8 and before 19.1.</li> <li>19.1 must occur after 19.1 and before 19.1.</li> <li>19.1 must occur after 19.2 and before 19.3.</li> <li>19.3 must occur after 19.4 and before 19.1.</li> <li>19.4 must occur after 19.1 and before 19.1.</li> <li>19.5 must occur after 19.2 and before 19.3.</li> <li>19.3 must occur after 19.4 and before 19.1.</li> <li>19.1 must occur after 19.2 and before 19.3.</li> <li>19.3 must occur after 19.4 and before 19.1.</li> <li>19.1 must occur after 19.1 and before 19.1.</li> <li>19.1 must occur after 19.2 and before 19.1.</li> <li>19.1 must occur after 19.1 and before 23.3.</li> <li>23.1 must occur after 23.2 and before 23.4.</li> <li>23.5 must occur after 23.7 and before 23.4.</li> <li>23.6 must occur after 23.7 and before 23.9.</li> <li>23.9 must occur after 23.7 and before 23.10.</li> <li>23.10 must occur after 23.9 and before 23.11.</li> </ul>	Subjorting Evidence         The prosecution history of the '298 patent, including April 22, 1999 Office Action; July 15, 1999 Declaration and Exhibits; October 7, 1999 Office Action; February 25, 2000 Amendment and Reply, and prior art references cited therein.         September 9, 2014 Deposition of Bruce Wootton         September 10, 2014 Deposition of William Colvin         RKS_NDCA_0160464-0160468         RKS_NDCA_0160512-0160514         RKS_NDCA_0001289-0001299         RKS_NDCA_0001285-0001288         Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '298 patent.
	23.11 must occur after 23.10 and before 23.12.	

Term	Proposed Construction(s)	Supporting Evidence
	23.12 must occur after 23.11 and before 23.13.	
	23.13 must occur after 23.12.	
	24.1 must occur before 24.2.	
	24.2 must occur after 24.1 and before 24.3. 24.3 must occur after 24.2 and before 24.4.	
	24.5 must occur after 24.4 and before 24.4.	
	24.7 must occur after 24.6 and before 24.8.	
	24.8 must occur after 24.7.	

# Google's Proposed Claim Constructions for U.S. Patent No. 6,333,973

Term	Proposed Construction(s)	Supporting Evidence
"pending message" [Google]	message awaiting download	The specification of the '973 patent, including cols. 2:7-23, 4:1-7, 7:7-8:10, 8:52- 65, claim 27, and Figs. 1, 3, 5-7 and accompanying text.
		The prosecution history of the '973 patent, including February 11, 1999 Office Action, May 7, 1999 Amendment & Remarks, March 30, 2000 Office Action, June 29, 2000 Amendment & Remarks, September 11, 2000 Office Action, February 12, 2001 Amendment & Remarks, and prior art references cited therein.
		GOOG-NDCA-13-5933-CC-00000001- 00000003
		GOOG-NDCA-13-5933-CC-00000006- 00000008
		GOOG-NDCA-13-5933-CC-00000085- 00000091
		GOOG-NDCA-13-5933-CC-00000095- 00000100
		GOOG-NDCA-13-5933-CC-00000122- 00000124
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.
"notification message" (as used in the phrases "notification	message notifying the user of a pending message	The specification of the '973 patent, including cols. 7:7-8:10, 8:27-45, and Figs.

Term	Proposed Construction(s)	Supporting Evidence
messages corresponding to pending messages") (claims 1, 8, 21) [Google]	("pending message" as construed above)	<ul> <li>1-5, 7 and accompanying text.</li> <li>The prosecution history of the '973 patent, including February 11, 1999 Office Action, May 7, 1999 Amendment &amp; Remarks, July 16, 1999 Office Action, November 12, 1999 Amendment &amp; Remarks, December 10, 1999 Office Action, March 30, 2000 Office Action, June 29, 2000 Amendment &amp; Remarks, September 11, 2000 Office Action, February 12, 2001 Amendment &amp; Remarks, and prior art references cited therein.</li> <li>GOOG-NDCA-13-5933-CC-0000001-0000003</li> <li>GOOG-NDCA-13-5933-CC-0000006-0000008</li> <li>GOOG-NDCA-13-5933-CC-00000085-0000091</li> <li>GOOG-NDCA-13-5933-CC-00000095-00000100</li> <li>GOOG-NDCA-13-5933-CC-00000095-00000124</li> <li>Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.</li> </ul>
"retrieving" [Google]	downloading from the network services provider	The specification of the '973 patent, including cols. 1:40-46, 10:3-65, claim 27, and Figs. 1-5, 7, 11-12 and accompanying text. The prosecution history of the '973 patent,
		including February 11, 1999 Office Action,

Term	Proposed Construction(s)	Supporting Evidence
		May 7, 1999 Amendment & Remarks,
		March 30, 2000 Office Action, June 29,
		2000 Amendment & Remarks, September
		11, 2000 Office Action, February 12, 2001
		Amendment & Remarks, and prior art
		references cited therein.
		GOOG-NDCA-13-5933-CC-00000001-
		00000003
		GOOG-NDCA-13-5933-CC-00000006-
		0000008
		GOOG-NDCA-13-5933-CC-00000085-
		00000091
		GOOG-NDCA-13-5933-CC-00000095-
		00000100
		GOOG-NDCA-13-5933-CC-00000122-
		00000124
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction to practice of the asserted claims of the '973
		patent.
"wherein the notification	wherein the notification messages are received from	The specification of the '973 patent,
messages are received from an	an element of the network services provider having	including cols. 3:48-5:8, 5:14-62, 7:7-8:10,
interface with independent	independent connections with different bandwidths	claim 27, and Figs. 1-5 and accompanying
connections with different	for the different types of pending messages	text.
bandwidths for [the] different		
types of pending messages"	("notification message" as construed above)	The prosecution history of the '973 patent, including February 11, 1999 Office Action,
[Google]		May 7, 1999 Amendment & Remarks, July
		16, 1999 Office Action, November 12, 1999
		Amendment & Remarks, December 10, 1999
		Office Action, March 30, 2000 Office
		Action, June 29, 2000 Amendment &
		Remarks, September 11, 2000 Office Action,

Term	Proposed Construction(s)	Supporting Evidence
		January 9, 2001 Interview Summary & Attachment, February 12, 2001 Amendment & Remarks, April 6, 2001 Office Action, May 29, 2001 Amendment & Remarks, June 8, 2001 Notice of Allowability & Reasons for Allowance, and prior art references cited therein.
		GOOG-NDCA-13-5933-CC-00000001- 00000003 GOOG-NDCA-13-5933-CC-00000006- 00000008
		GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100
		GOOG-NDCA-13-5933-CC-00000122- 00000124
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.
"wherein the notification messages are received from an interface with independent connections with different bandwidths for the different	wherein the notification messages are received from an element of the network services provider having independent connections with different bandwidths for the different types of the plurality of message senders	The specification of the '973 patent, including cols. 3:48-5:8, 5:14-62, 7:7-8:10, claim 27, and Figs. 1-5 and accompanying text.
types of the plurality of message senders" [Google]	("notification message" as construed above)	The prosecution history of the '973 patent, including February 11, 1999 Office Action, May 7, 1999 Amendment & Remarks, July 16, 1999 Office Action, November 12, 1999 Amendment & Remarks, December 10, 1999 Office Action, March 30, 2000 Office Action, June 29, 2000 Amendment &

Term	Proposed Construction(s)	Supporting Evidence
		Remarks, September 11, 2000 Office Action, January 9, 2001 Interview Summary & Attachment, February 12, 2001 Amendment & Remarks, April 6, 2001 Office Action, May 29, 2001 Amendment & Remarks, June 8, 2001 Notice of Allowability & Reasons for Allowance, and prior art references cited therein.
		GOOG-NDCA-13-5933-CC-00000001- 00000003 GOOG-NDCA-13-5933-CC-00000006- 00000008 GOOG-NDCA-13-5933-CC-00000085-
		00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100 GOOG-NDCA-13-5933-CC-00000122- 00000124
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.
"means for automatically receiving notification messages corresponding to pending messages of different types, the notification messages including information regarding the	Governed by 35 U.S.C. § 112 ¶ 6 <b>Function:</b> 1) automatically receiving notification messages corresponding to pending messages of different types and including information regarding the source	The specification of the '973 patent, including cols. 1:40-46, 2:7-23, 3:48-5:8, 5:14-62, 7:7-8:10, 8:27-45, 8:52-65, 10:3-65, claim 27, and Figs. 1-5, 7, 11-12 and accompanying text.
source of each of the pending messages and the type of each of the pending messages, wherein each of the notification messages is automatically sent	of each of the pending messages and the type of each of the pending messages, from an interface with independent connections with different bandwidths for the different types of pending messages; and 2) automatically sending each of the notification	The prosecution history of the '973 patent, including February 11, 1999 Office Action, May 7, 1999 Amendment & Remarks, July 16, 1999 Office Action, November 12, 1999 Amendment & Remarks, December 10, 1999

Term	Proposed Construction(s)	Supporting Evidence
to the user when one of the	messages to the user when one of the pending	Office Action, March 30, 2000 Office
pending messages is initially	messages is initially received	Action, June 29, 2000 Amendment &
received and wherein the		Remarks, September 11, 2000 Office Action,
notification messages are	Structure:	January 9, 2001 Interview Summary &
received from an interface with independent connections with	Antenna 3100 and GSM radio 3210 of FIG. 3, the Global System for Mobile Communication (GSM)	Attachment, February 12, 2001 Amendment & Remarks, April 6, 2001 Office Action,
different bandwidths for the	switching fabric in block 1800 of FIG. 1; and the	May 29, 2001 Amendment & Remarks, June
different types of pending	interface at the network service provider in block	8, 2001 Notice of Allowability & Reasons
messages" [Google / Rockstar]	5100 of FIG. 5 and elements connected to it, as	for Allowance, and prior art references cited
	disclosed in 7:1-8:9.	therein.
		GOOG-NDCA-13-5933-CC-00000001-
		00000003
		GOOG-NDCA-13-5933-CC-00000006-
		0000008
		GOOG-NDCA-13-5933-CC-00000085-
		00000091
		GOOG-NDCA-13-5933-CC-00000095-
		00000100 GOOG-NDCA-13-5933-CC-00000122-
		00000124
		00000124
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '973 patent.
"means for determining a	Subject to § 112, ¶ 6	This term is indefinite. No portion of the
message type of the pending	<b>3</b> 0 7 m	specification or file history renders it
messages from the information	This claim term is indefinite under 35 U.S.C. § 112 ¶	definite. Google will rely on the entire
corresponding to the received	2.	specification and file history to show that
notification messages" [Google / Rockstar]	If the Count determines that the town is not	this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.
/ NOCKSTAL]	If the Court determines that the term is not indefinite, then the term should be construed as	Rockstal's arguments regarding this pilfase.
	follows, in light of the disclosures in the	To the extent not indefinite, Google
	specification most closely related to the function	identifies the specification of the '973 patent,

Proposed Construction(s)	Supporting Evidence
(which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 $\P$ 2):	including cols. 5:50-6:2 and 8:27-35, and Figs. 1-5, 7 and accompanying text.
<b>Function:</b> determining a message type of the pending messages from the information corresponding to the received notification messages <b>Structure:</b> Feature processor 3300, memory 3400, and Message Center 6100 software of Device 1100 performing the alleged algorithm as disclosed in 5:50-6:2 and 8:27- 35.	GOOG-NDCA-13-5933-CC-00000001- 00000003 GOOG-NDCA-13-5933-CC-00000006- 00000008 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100 GOOG-NDCA-13-5933-CC-00000122- 00000124
	Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.
Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '973 patent,
(which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): Function: associating a message type indicator with each of the received notification messages based on the	including cols. 5:50-6:2, 8:27-35, and 8:40- 45, and Figs. 1-5, 7 and accompanying text. GOOG-NDCA-13-5933-CC-00000001- 00000003 GOOG-NDCA-13-5933-CC-00000006-
-	<i>the claim definite under 35 U.S.Č. § 112 ¶ 2):</i> <b>Function:</b> determining a message type of the pending messages from the information corresponding to the received notification messages <b>Structure:</b> Feature processor 3300, memory 3400, and Message Center 6100 software of Device 1100 performing the alleged algorithm as disclosed in 5:50-6:2 and 8:27-35. Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. <i>If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):</i> <b>Function:</b> associating a message type indicator with each of the

Term	Proposed Construction(s)	Supporting Evidence
	<b>Structure:</b> Feature processor 3300, memory 3400, and Message Center 6100 software of Device 1100 performing the alleged algorithm as disclosed in 5:50-6:2 and 8:27- 35, and 8:40-45.	GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100 GOOG-NDCA-13-5933-CC-00000122- 00000124
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.
"means for receiving a selection of one of the pending messages based on the entries in the single selectable list" [Google / Rockstar]	Governed by 35 U.S.C. § 112 ¶ 6 <b>Function:</b> receiving a selection of one of the pending messages based on the entries in the single selectable list <b>Structure:</b> Feature processor 3300, memory 3400, display module 3700 with an analog touch screen overlay or hard keys, analog controller 3600, and Message Center 6100 software of Device 1100 performing the algorithm as disclosed in 5:50-6:54 and 8:27-65.	The specification of the '973 patent, including cols. 5:50-6:54, 8:27-65, and Figs. 1-5, 7 and accompanying text. GOOG-NDCA-13-5933-CC-00000001- 00000003 GOOG-NDCA-13-5933-CC-0000006- 00000008 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-0000095- 00000100 GOOG-NDCA-13-5933-CC-00000122-
		00000124 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.
"means for retrieving [manipulating] the selected pending message for viewing	Governed by 35 U.S.C. § 112 ¶ 6 Function:	The specification of the '973 patent, including cols. 1:40-46, 2:7-23, 3:48-5:8, 5:14-62, 7:7-8:10, 8:27-45, 8:52-65, 10:3-65,

Term	Proposed Construction(s)	Supporting Evidence
and manipulation by the user." [Google / Rockstar]	retrieving the selected pending message for viewing and manipulation by the user	claim 27, and Figs. 1-5, 7, 11-12 and accompanying text.
	Structure: Antenna 3100 and GSM radio 3210 of FIG. 3, as disclosed in 9:54-60, 10:18-25, and 10:48-56.	The prosecution history of the '973 patent, including February 11, 1999 Office Action, May 7, 1999 Amendment & Remarks, July 16, 1999 Office Action, November 12, 1999 Amendment & Remarks, December 10, 1999 Office Action, March 30, 2000 Office Action, June 29, 2000 Amendment & Remarks, September 11, 2000 Office Action, January 9, 2001 Interview Summary & Attachment, February 12, 2001 Amendment & Remarks, April 6, 2001 Office Action, May 29, 2001 Amendment & Remarks, June 8, 2001 Notice of Allowability & Reasons for Allowance, and prior art references cited therein.
		GOOG-NDCA-13-5933-CC-0000001- 00000003 GOOG-NDCA-13-5933-CC-0000006- 00000008 GOOG-NDCA-13-5933-CC-0000085- 00000091 GOOG-NDCA-13-5933-CC-0000095- 00000100 GOOG-NDCA-13-5933-CC-00000122- 00000124
"means for accessing an	Governed by 35 U.S.C. § 112 ¶ 6	Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent. The specification of the '973 patent,

Term	Proposed Construction(s)	Supporting Evidence
Term external mail server" [Google / Rockstar]	Proposed Construction(s)         Function:         accessing an external mail server         Structure:         Antenna in block 3100 and GSM radio 3210 of FIG.         3 performing the algorithm as disclosed in 9:54-         10:2, 10:18-30, and 10:48-56.	Supporting Evidenceincluding cols. 1:40-46, 2:7-23, 3:48-5:8,5:14-62, 7:7-8:10, 8:27-45, 8:52-65, 10:3-65,claim 27, and Figs. 1-5, 7, 11-12 andaccompanying text.The prosecution history of the '973 patent,including February 11, 1999 Office Action,May 7, 1999 Amendment & Remarks, July16, 1999 Office Action, November 12, 1999Amendment & Remarks, December 10, 1999Office Action, March 30, 2000 OfficeAction, June 29, 2000 Amendment &Remarks, September 11, 2000 Office Action,January 9, 2001 Interview Summary &Attachment, February 12, 2001 Amendment& Remarks, April 6, 2001 Office Action,May 29, 2001 Amendment & Remarks, June8, 2001 Notice of Allowability & Reasonsfor Allowance, and prior art references citedtherein.GOOG-NDCA-13-5933-CC-00000001-
		GOOG-NDCA-13-5933-CC-00000001- 00000003 GOOG-NDCA-13-5933-CC-00000006- 00000008 GOOG-NDCA-13-5933-CC-00000085- 00000091
		GOOG-NDCA-13-5933-CC-00000095- 00000100 GOOG-NDCA-13-5933-CC-00000122- 00000124
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973

Term	Proposed Construction(s)	Supporting Evidence
		patent.
"means for retrieving the selected pending message from the external mail server" [Google / Rockstar]	Governed by 35 U.S.C. § 112 ¶ 6 Function: retrieving the selected pending message from the external mail server Structure: Antenna 3100 and GSM radio 3210 of FIG. 3 performing the algorithm as disclosed in 9:54-10:2, 10:18-30, and 10:48-56	The specification of the '973 patent, including cols. 31:40-46, 2:7-23, 3:48-5:8, 5:14-62, 7:7-8:10, 8:27-45, 8:52-65, 10:3-65, claim 27, and Figs. 1-5, 7, 11-12 and accompanying text. The prosecution history of the '973 patent, including February 11, 1999 Office Action, May 7, 1999 Amendment & Remarks, July 16, 1999 Office Action, November 12, 1999 Amendment & Remarks, December 10, 1999 Office Action, March 30, 2000 Office Action, June 29, 2000 Amendment & Remarks, September 11, 2000 Office Action, January 9, 2001 Interview Summary & Attachment, February 12, 2001 Amendment & Remarks, April 6, 2001 Office Action, May 29, 2001 Amendment & Remarks, June 8, 2001 Notice of Allowability & Reasons for Allowance, and prior art references cited therein.
		GOOG-NDCA-13-5933-CC-00000001- 00000003 GOOG-NDCA-13-5933-CC-0000006- 00000008 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-0000095- 00000100 GOOG-NDCA-13-5933-CC-00000122- 00000124

Term	Proposed Construction(s)	Supporting Evidence
Term "means for associating a message type indicator with each of the received notification messages based on the message type of the corresponding pending message" [Google / Rockstar]	Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): <b>Function:</b> associating a message type indicator with each of the received notification messages based on the message type of the corresponding pending message	Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent. This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '973 patent, including cols. 5:50-6:2, 8:27-35, and 8:40- 45, and Figs. 1-5, 7 and accompanying text. GOOG-NDCA-13-5933-CC-00000001- 00000003 GOOG-NDCA-13-5933-CC-00000006- 00000008
	Structure: Feature processor 3300, memory 3400, and Message Center 6100 software of Device 1100 performing the alleged algorithm as disclosed in 5:50-6:2 and 8:27- 35, and 8:40-45.	00000008 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100 GOOG-NDCA-13-5933-CC-00000122-
	50, and 0.10 12.	Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.
Order of steps of method claim		
Order of steps of claim 8	8.1 must occur before 8.2.	The specification of the '973 patent, including 7:30-8:10, 8:35-9:5, 9:54-10:2,

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
	8.2 must occur before 8.3.	10:18-30, 10:48-56, and Figs. 1-12 and
		accompanying text.
	8.3 must occur before 8.4.	COOC NIDCA 12 5022 CC 00000001
	8.4 must occur before 8.5.	GOOG-NDCA-13-5933-CC-00000001-
	8.4 must occur before 8.5.	00000003
	8.5 must occur before 8.6.	GOOG-NDCA-13-5933-CC-00000006-
		0000008
		GOOG-NDCA-13-5933-CC-00000085- 00000091
		GOOG-NDCA-13-5933-CC-00000095-
		00000100
		GOOG-NDCA-13-5933-CC-00000122-
		00000124
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '973
		patent.
Order of steps of claim 13	13.1 must occur before 13.2.	The specification of the '973 patent,
		including 7:30-8:10, 8:35-9:5, 9:54-10:2,
		10:18-30, 10:48-56, and Figs. 1-12 and
		accompanying text.
		GOOG-NDCA-13-5933-CC-00000001-
		00000003
		GOOG-NDCA-13-5933-CC-00000006-
		0000008
		GOOG-NDCA-13-5933-CC-00000085-
		00000091
		GOOG-NDCA-13-5933-CC-00000095-
		00000100
		GOOG-NDCA-13-5933-CC-00000122-

Term	Proposed Construction(s)	Supporting Evidence
		00000124
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.
Order of steps of claim 33	33.1 must occur before 33.2.	The specification of the '973 patent, including 7:30-8:10, 8:35-9:5, 9:54-10:2,
	33.2 must occur before 33.3.	10:18-30, 10:48-56, and Figs. 1-12 and accompanying text.
		GOOG-NDCA-13-5933-CC-00000001- 00000003
		GOOG-NDCA-13-5933-CC-00000006- 00000008
		GOOG-NDCA-13-5933-CC-00000085- 00000091
		GOOG-NDCA-13-5933-CC-00000095- 00000100
		GOOG-NDCA-13-5933-CC-00000122- 00000124
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '973 patent.

### Preliminary Claim Constructions for U.S. Patent No. 6,463,131

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
"communication event" [Rockstar]	voice or data	The specification of the '131 patent, including cols. 1:14-18, 1:62-2:6, 2:20-40, 3:19-4:47, 6:23-7:31, 7:48-8:12, and Figs. 1- 3 and accompanying text.
		The prosecution history of the '131 patent, including September 11, 2001 Office Action, December 11, 2001 Amendment & Remarks, and prior art references cited therein.
		The prosecution history of U.S. Patent No. 6,122,348, including September 3, 1999 Office Action, November 9, 1999 Amendment & Remarks, and prior art references cited therein.
		September 24, 2014 Deposition of Marilyn French-St. George
		RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.

Term	Proposed Construction(s)	Supporting Evidence
"incoming communication event" [Google]	voice or data to be transferred to a user's terminal device	The specification of the '131 patent, including cols. 1:14-18, 1:62-2:6, 2:20-40, 3:19-4:47, 6:23-7:31, 7:48-8:12, and Figs. 1- 3 and accompanying text.
		The prosecution history of the '131 patent, including September 11, 2001 Office Action, December 11, 2001 Amendment & Remarks, and prior art references cited therein.
		The prosecution history of U.S. Patent No. 6,122,348, including September 3, 1999 Office Action, November 9, 1999 Amendment & Remarks, and prior art references cited therein.
		September 24, 2014 Deposition of Marilyn French-St. George RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.
"sending the user" / "to be sent to the user" [Google]	transferring to the user's terminal device / to be transferred to the user's terminal device	The specification of the '131 patent, including Abstract, 1:14-18, 1:39-50, 1:62- 2:6, 2:20-40, 3:19-4:32, 4:49-5:13, 6:16- 8:41, and Figs. 1-3 and accompanying text.
		The prosecution history of the '131 patent,

Term	Proposed Construction(s)	Supporting Evidence
		including September 11, 2001 Office Action, December 11, 2001 Amendment & Remarks, and prior art references cited therein.
		The prosecution history of U.S. Patent No. 6,122,348, including September 3, 1999 Office Action, November 9, 1999 Amendment & Remarks, and prior art references cited therein.
		September 24, 2014 Deposition of Marilyn French-St. George RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.
"notification" (as used in the phrases "selecting a notification based on the characteristic" and "the selected notification")	an alert before transferring the incoming communication event ("an incoming communication event" as construed	The specification of the '131 patent, including cols. 6:16-8:41, and Figs. 2-3 and accompanying text.
(claims 1, 3, 4, 5, 7, 8) [Google]	above)	September 24, 2014 Deposition of Marilyn French-St. George
		RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091
		GOOG-NDCA-13-5933-CC-00000095- 00000100

Term	Proposed Construction(s)	Supporting Evidence
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.
"further notification information" [Google]	more information that is not the actual message or further message information	The specification of the '131 patent, including cols. 6:16-8:41, and Figs. 2-3 and accompanying text. The prosecution history of the '131 patent, including December 11, 2001 Amendment
		& Remarks, January 29, 2002 Office Action, April 29, 2002 Amendment & Remarks, and May 14, 2002 Notice of Allowability and Reasons for Allowance, and prior art references cited therein.
		September 24, 2014 Deposition of Marilyn French-St. George RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.
"receiving a selection from the user indicating a format for delivery of further notification information" [Google]	receiving from the user a choice from among two or more formats for the transmission of further notification information to a terminal device ("further notification information" as construed	The specification of the '131 patent, including 2:33-36, 3:55-64, 4:19-32, 5:4-8, 6:16-8:41, and Figs. 2-3 and accompanying text.

Term	Proposed Construction(s)	Supporting Evidence
	above)	The prosecution history of the '131 patent, including December 11, 2001 Amendment & Remarks, January 29, 2002 Office Action, April 29, 2002 Amendment & Remarks, and May 14, 2002 Notice of Allowability and Reasons for Allowance, and prior art references cited therein.
		The prosecution history of U.S. Patent No. 6,122,348, including September 3, 1999 Office Action, November 9, 1999 Amendment & Remarks, and prior art references cited therein.
		September 24, 2014 Deposition of Marilyn French-St. George RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091
		GOOG-NDCA-13-5933-CC-00000095- 00000100
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.
"means for determining a characteristic of the communication event"	Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire
[Google]	¶ 2.	specification and file history to show that this phrase is indefinite, and to rebut
	<i>If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the</i>	Rockstar's arguments regarding this phrase. To the extent not indefinite, Google
	specification most closely related to the function	identifies the specification of the '131

Term	Proposed Construction(s)	Supporting Evidence
	<ul> <li>(which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):</li> <li>Function: determining a characteristic of a communication event</li> </ul>	patent, including 1:14-18, 1:62-2:6, 2:20-40, 3:19-4:47, 4:60-5:21, 6:16-47, 6:23-7:31, 7:48-8:12 and Figs. 1-3 and accompanying text.
	<b>Structure:</b> Server 115 executing alleged algorithms of communication software 170 in FIG. 1 as disclosed in 6:22-32.	The prosecution history of the '131 patent, including September 11, 2001 Office Action, December 11, 2001 Amendment & Remarks, and prior art references cited therein.
		The prosecution history of U.S. Patent No. 6,122,348, including September 3, 1999 Office Action, November 9, 1999 Amendment & Remarks, and prior art references cited therein.
		September 24, 2014 Deposition of Marilyn French-St. George RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.
"means for selecting a notification based on the characteristic" [Google]	Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2.	This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase.

Term	Proposed Construction(s)	Supporting Evidence
	If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): Function: selecting a notification based on the characteristic Structure: Server 115 executing alleged algorithms of communication software 170 in FIG. 1 as disclosed in 6:22-32.	To the extent not indefinite, Google identifies the specification of the '131 patent, including 3:24-37, 4:60-5:21, 6:16- 47, and Figs. 1-2 and accompanying text. September 24, 2014 Deposition of Marilyn French-St. George RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.
"means for sending the user the selected notification" [Google / Rockstar]	Governed by 35 U.S.C. § 112 ¶ 6 <b>Function:</b> sending the user the selected notification <b>Structure:</b> Server 115 and communication software 170 in FIG. 1 as disclosed in 6:22-32.	The specification of the '131 patent, including 1:14-18, 1:39-50, 1:62-2:6, 2:20- 40, 3:19-4:32, 4:49-5:21, 6:16-8:41, and Figs. 1-3 and accompanying text. The prosecution history of the '131 patent, including September 11, 2001 Office
		Action, December 11, 2001 Amendment & Remarks, and prior art references cited therein. The prosecution history of U.S. Patent No. 6,122,348, including September 3, 1999 Office Action, November 9, 1999 Amendment & Remarks, and prior art references cited therein.

Term	Proposed Construction(s)	Supporting Evidence
"means for receiving a selection from the user indicating a format for delivery of further notification information regarding the communication event" [Google / Rockstar]	Governed by 35 U.S.C. § 112 ¶ 6 Function: receiving a selection from the user indicating a format for delivery of further notification information regarding the communication event Structure: Server 115 executing algorithms of communication software 170 in FIG. 1 as disclosed in 6:39-7:10.	September 24, 2014 Deposition of Marilyn French-St. George RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100 Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent. The specification of the '131 patent, including 2:33-36, 3:24-37, 3:55-64, 4:19- 32, 4:60-5:21, 6:16-8:41, and Figs. 1-3 and accompanying text. The prosecution history of the '131 patent, including December 11, 2001 Amendment & Remarks, January 29, 2002 Office Action, April 29, 2002 Amendment & Remarks, and May 14, 2002 Notice of Allowability and Reasons for Allowance, and prior art references cited therein. The prosecution history of U.S. Patent No. 6,122,348, including September 3, 1999 Office Action, November 9, 1999 Amendment & Remarks, and prior art references cited therein. September 24, 2014 Deposition of Marilyn French-St. George RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085-

Term	Proposed Construction(s)	Supporting Evidence
		00000091
		GOOG-NDCA-13-5933-CC-00000095-
		00000100
"means for allowing the further notification information regarding the communication event to be sent to the user in the selected format" [Google / Rockstar]	Subject to § 112, ¶ 6 This claim term is indefinite under 35 U.S.C. § 112 ¶ 2. If the Court determines that the term is not indefinite, then the term should be construed as follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2): <b>Function:</b> allowing the further notification information regarding the communication event to be sent to the user in the selected format <b>Structure:</b> Server 115 in FIG. 1 executing the alleged software algorithm disclosed in 5:42-50 and 7:12-19.	Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent. This term is indefinite. No portion of the specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut Rockstar's arguments regarding this phrase. To the extent not indefinite, Google identifies the specification of the '131 patent, including 2:33-36, 3:24-37, 3:55-64, 4:19-32, 4:60-5:21, 5:42-50 and 6:16-8:41, and Figs. 1-3 and accompanying text. The prosecution history of the '131 patent, including December 11, 2001 Amendment & Remarks, January 29, 2002 Office Action, April 29, 2002 Amendment & Remarks, and May 14, 2002 Notice of Allowability and Reasons for Allowance, and prior art references cited therein. The prosecution history of U.S. Patent No. 6,122,348, including September 3, 1999 Office Action, November 9, 1999 Amendment & Remarks, and prior art references cited therein. September 24, 2014 Deposition of Marilyn

Term	Proposed Construction(s)	Supporting Evidence
		French-St. George
		RKS_NDCA_0199589-0199593
		GOOG-NDCA-13-5933-CC-00000085-
		00000091
		GOOG-NDCA-13-5933-CC-00000095-
		00000100
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.
"means for selecting includes a choice between at least a tactile	Subject to § 112, ¶ 6	This term is indefinite. No portion of the
alert and a nontactile alert" [Rockstar]	This claim term is indefinite under 35 U.S.C. § 112 $\P$ 2.	specification or file history renders it definite. Google will rely on the entire specification and file history to show that this phrase is indefinite, and to rebut
	If the Court determines that the term is not indefinite, then the term should be construed as	Rockstar's arguments regarding this phrase.
	follows, in light of the disclosures in the specification most closely related to the function (which Google contends are insufficient to render the claim definite under 35 U.S.C. § 112 ¶ 2):	To the extent not indefinite, Google identifies the specification of the '131 patent, including 3:24-37, 4:60-5:21, 6:16- 47, and Figs. 1-2 and accompanying text.
	<b>Function:</b> selecting a notification from amongst the choices of at least a tactile alert and a nontactile alert, based on the characteristic	September 24, 2014 Deposition of Marilyn French-St. George RKS NDCA 0199589-0199593
		GOOG-NDCA-13-5933-CC-00000085-
	<b>Structure:</b> Server 115 executing alleged algorithms of communication software 170 in FIG. 1 as	00000091
	disclosed in 6:22-32.	GOOG-NDCA-13-5933-CC-00000095- 00000100
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
		to practice of the asserted claims of the '131 patent.
Order of steps of method cl	aims	
Order of steps of claim 5	<ul> <li>5.1 must occur before 5.2.</li> <li>5.2 must occur before 5.3.</li> <li>5.3 must occur before 5.4.</li> <li>5.4 must occur before 5.5.</li> </ul>	The specification of the '131 patent, including 6:16-7:41 and accompanying text.September 24, 2014 Deposition of Marilyn French-St. George RKS_NDCA_0199589-0199593 GOOG-NDCA-13-5933-CC-00000085- 00000091 GOOG-NDCA-13-5933-CC-00000095- 00000100Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '131 patent.

# Google's Proposed Claim Constructions for U.S. Patent No. 6,765,591

Term	Proposed Construction(s)	Supporting Evidence
"a collection of palettes" [Google]	a collection of displayed ranges of VPN sub- elements that are made available for each selected VPN element without requiring user input or preprogrammed series of dialogs	<ul> <li>Google identifies the specification of the '591 patent, including cols. 2:32-35; 8:3-36; 8:37-41; 9:23-25; 10:49-67 and Figs. 21-24, 28, 30, 31 and corresponding text.</li> <li>The prosecution history of the '591 patent, including October 10, 2001 Office Action, April 9, 2002 Response and Amendment, and July 8, 2002 Allowance, and prior art references cited therein.</li> <li>Sept. 9, 2014 Deposition of James Milillo Sept. 30, 2013 Deposition of Matthew Poisson</li> <li>Oct. 4, 2014 Deposition of Melissa Desroches</li> <li>U.S. Ser. No. 09/285,133, entitled "Bulk Configuring a Virtual Private Network", filed Apr. 2, 1999, U.S. Ser. No. 09/285,558, entitled "Links for Configuring a Virtual Private Network", filed Apr. 2, 1999; and U.S. Ser. No. 09/285,550, entitled "Monitoring a Virtual Private Network", filed Apr. 2, 1999.</li> <li>Configuring and Maintaining Networks with Optivity NET Configurator 2.1 Manual, Bay Networks, October 1998.</li> <li>The New Oak™ Communications Extranet Access Switch Administrator's Guide</li> <li>PRIORART-00141808-00142265</li> </ul>

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
		PRIORART-00142280-00142569
		PRIORART-00119124-00120153
		PRIORART-00118560-00119123
		POISSON_EDTX_0000001-0000017
		POISSON_EDTX_0000018-0000041
		POISSON_EDTX_0000042-0000066 POISSON_EDTX_0000067-0000091
		POISSON_EDTX_0000092-0000091
		POISSON_EDTX_0000104-0000173
		POISSON_EDTX_0000253-0000260
		POISSON_EDTX_0000352-0000368
		POISSON_EDTX_0000369-0000389
		POISSON_EDTX_0000390-0000410
		POISSON_EDTX_0000411-0000432
		POISSON_EDTX_0001237-0001242
		POISSON_EDTX_0024843-0024859 GOOG-NDCA-13-5933-CC-00000169-
		GOOG-NDCA-13-3933-CC-00000169-
		00000484
		GOOG-NDCA-13-5933-CC-00000485-
		00000934
		GOOG-NDCA-13-5933-CC-00000935-
		00001361
		GOOG-NDCA-13-5933-CC-00001369- 00001412
		Any additional documents cited or relied
		upon by Rockstar in support of any contention of earlier conception or reduction
		to practice of the asserted claims of the '591
		patent.
"properties dialogs"		Google identifies the specification of the

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
[Google]	Displays based on one selected virtual private network element that receives user input to alter the properties of the selected element	<sup>3</sup> 591 patent, including cols. 2:24-29; 8:3-17, 10:49-67 and Figs. 21-27, 29 and corresponding text.
	properties of the selected clement	The prosecution history of the '591 patent, including October 10, 2001 Office Action, April 9, 2002 Response and Amendment, and July 8, 2002 Allowance, and prior art references cited therein.
		Sept. 9, 2014 Deposition of James Milillo Sept. 30, 2013 Deposition of Matthew Poisson Oct. 4, 2014 Deposition of Melissa Desroches
		U.S. Ser. No. 09/285,133, entitled "Bulk Configuring a Virtual Private Network", filed Apr. 2, 1999, U.S. Ser. No. 09/285,558, entitled "Links for Configuring a Virtual Private Network", filed Apr. 2, 1999; and U.S. Ser. No. 09/285,550, entitled "Monitoring a Virtual Private Network", filed Apr. 2, 1999.
		Configuring and Maintaining Networks with Optivity NET Configurator 2.1 Manual, Bay Networks, October 1998. The New Oak™ Communications Extranet Access Switch Administrator's Guide
		PRIORART-00141808-00142265 PRIORART-00142280-00142569 PRIORART-00119124-00120153 PRIORART-00118560-00119123 POISSON_EDTX_000001-0000017 POISSON_EDTX_0000018-0000041

Term	Proposed Construction(s)	Supporting Evidence
		POISSON EDTX 0000042-0000066
		POISSON_EDTX_0000067-0000091
		POISSON_EDTX_0000092-0000103
		POISSON_EDTX_0000104-0000173 POISSON_EDTX_0000253-0000260
		POISSON_EDTX_0000255-0000260 POISSON_EDTX_0000352-0000368
		POISSON_EDTX_0000369-0000389
		POISSON_EDTX_0000390-0000410
		POISSON_EDTX_0000411-0000432
		POISSON_EDTX_0001237-0001242
		POISSON_EDTX_0024843-0024859 GOOG-NDCA-13-5933-CC-00000169-
		0000-NDCA-13-3933-CC-00000109-
		00000484
		GOOG-NDCA-13-5933-CC-00000485-
		00000934
		GOOG-NDCA-13-5933-CC-00000935-
		00001361
		GOOG-NDCA-13-5933-CC-00001369- 00001412
		Any additional documents cited or relied
		upon by Rockstar in support of any contention of earlier conception or reduction
		to practice of the asserted claims of the '591
		patent.
"wizard"	Dialogs that guide the user through a process in	Google identifies the specification of the
[Google]	order to perform a task	'591 patent, including cols. 2:55-56; 5:15-
		17; 5:18-21; 8:3-17; 10:49-67; Figs. 5-13 and corresponding text.
		and corresponding text.
		The prosecution history of the '591 patent,

Term	Proposed Construction(s)	Supporting Evidence
		including October 10, 2001 Office Action, April 9, 2002 Response and Amendment, and July 8, 2002 Allowance, and prior art references cited therein.
		Sept. 9, 2014 Deposition of James Milillo Sept. 30, 2013 Deposition of Matthew Poisson Oct. 4, 2014 Deposition of Melissa Desroches
		U.S. Ser. No. 09/285,133, entitled "Bulk Configuring a Virtual Private Network", filed Apr. 2, 1999, U.S. Ser. No. 09/285,558, entitled "Links for Configuring a Virtual Private Network", filed Apr. 2, 1999; and U.S. Ser. No. 09/285,550, entitled "Monitoring a Virtual Private Network", filed Apr. 2, 1999.
		Configuring and Maintaining Networks with Optivity NET Configurator 2.1 Manual, Bay Networks, October 1998. The New Oak <sup>™</sup> Communications Extranet Access Switch Administrator's Guide
		PRIORART-00141808-00142265 PRIORART-00142280-00142569 PRIORART-00119124-00120153 PRIORART-00118560-00119123 POISSON_EDTX_000001-0000017 POISSON_EDTX_0000018-0000041 POISSON_EDTX_0000042-0000066 POISSON_EDTX_0000067-0000091
		POISSON_EDTX_0000092-0000103 POISSON_EDTX_0000104-0000173 POISSON_EDTX_0000253-0000260

Term	Proposed Construction(s)	Supporting Evidence
		POISSON_EDTX_0000352-0000368 POISSON_EDTX_0000369-0000389 POISSON_EDTX_0000390-0000410 POISSON_EDTX_0000411-0000432 POISSON_EDTX_0001237-0001242 POISSON_EDTX_0024843-0024859 GOOG-NDCA-13-5933-CC-00000169-
		00000484
		GOOG-NDCA-13-5933-CC-00000485-
		00000934
		GOOG-NDCA-13-5933-CC-00000935-
		00001361
		GOOG-NDCA-13-5933-CC-00001369- 00001412
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '591 patent.
"managing a virtual private network" [Google]	Administering a virtual private network	Google identifies the specification of the '591 patent, including Abstract; cols. 1:34- 54; 2:30-41; 2:63-64; 3:6-20; 3:37-42; 5:18- 29; 5:42-60; 6:43-48; 6:49-52; 7:51-66; 8:3- 29; 10:49-67 and Figs. 1, 5-13, 14-15, 32, 39 and corresponding text.
		The prosecution history of the '591 patent, including October 10, 2001 Office Action, April 9, 2002 Response and Amendment, and July 8, 2002 Allowance, and prior art

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
		references cited therein.
		Sept. 9, 2014 Deposition of James Milillo Sept. 30, 2013 Deposition of Matthew Poisson Oct. 4, 2014 Deposition of Melissa Desroches
		U.S. Ser. No. 09/285,133, entitled "Bulk Configuring a Virtual Private Network", filed Apr. 2, 1999, U.S. Ser. No. 09/285,558, entitled "Links for Configuring a Virtual Private Network", filed Apr. 2, 1999; and U.S. Ser. No. 09/285,550, entitled "Monitoring a Virtual Private Network", filed Apr. 2, 1999.
		Configuring and Maintaining Networks with Optivity NET Configurator 2.1 Manual, Bay Networks, October 1998. The New Oak <sup>TM</sup> Communications Extranet Access Switch Administrator's Guide
		PRIORART-00141808-00142265 PRIORART-00142280-00142569 PRIORART-00119124-00120153 PRIORART-00118560-00119123 POISSON_EDTX_000001-0000017 POISSON_EDTX_0000018-0000041 POISSON_EDTX_0000042-0000066 POISSON_EDTX_0000067-0000091 POISSON_EDTX_0000092-0000103 POISSON_EDTX_0000104-0000173 POISSON_EDTX_0000253-0000260
		POISSON_EDTX_0000352-0000368 POISSON_EDTX_0000369-0000389 POISSON_EDTX_0000390-0000410

Term	Proposed Construction(s)	Supporting Evidence
		POISSON_EDTX_0000411-0000432 POISSON_EDTX_0001237-0001242 POISSON_EDTX_0024843-0024859 GOOG-NDCA-13-5933-CC-00000169-
		00000484
		GOOG-NDCA-13-5933-CC-00000485-
		00000934
		GOOG-NDCA-13-5933-CC-00000935-
		00001361
		GOOG-NDCA-13-5933-CC-00001369- 00001412
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '591 patent.

# Google's Proposed Claim Constructions for U.S. Patent No. 6,937,572

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
Term "call" [Google]	Proposed Construction(s) a telephony session such as a voice, video, or chat session	Supporting EvidenceThe specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying textThe prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to Office Action; November 24, 2004 Office Action; March 2, 2005 Amendment and Response after Final Office Action; February 28, 2005 Examiner Interview Summary 
		GOOG-NDCA-13-5933-CC-00000045- 00000055

"call trace"feature permitting tracing of a call (path/route that call takes place on)feature parentiting tracing of a call (path/route that call takes place on)feature parent, cortex of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; Output Detember 24, 2004 Office Action; September 23, 2004 Interview Request; Output Detember 24, 2004 Office Action; September 23, 2004 Interview Requ	Term	<b>Proposed Construction(s)</b>	Supporting Evidence
"call trace" [Google]feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text"call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to October 1, 2004 Amendment & Response to			
"call trace"feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			GOOG-NDCA-13-5933-CC-00000092-
00000114GOOG-NDCA-13-5933-CC-00000115- 00000117GOOG-NDCA-13-5933-CC-00000118- 00000121GOOG-NDCA-13-5933-CC-00001362- 00001365GOOG-NDCA-13-5933-CC-00001362- 00001366GOOG-NDCA-13-5933-CC-00001362- 00001368GOOG-NDCA-13-5933-CC-00001366- 00001368GOOG-NDCA-13-5933-CC-00001413- 00001417Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '572 patent."call trace" [Google]feature permitting tracing of a call (path/route that call takes place on)"call takes place on)("call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			00000094
GOOG-NDCA-13-5933-CC-00000115- 00000117 GOOG-NDCA-13-5933-CC-00000118- 00000121 GOOG-NDCA-13-5933-CC-00001362- 00001365 GOOG-NDCA-13-5933-CC-00001366- 00001368 GOOG-NDCA-13-5933-CC-00001413- 00001417Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '572 patent."call trace" [Google]feature permitting tracing of a call (path/route that call takes place on) ("call" used as construed above)the specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Mmendment & Response to			GOOG-NDCA-13-5933-CC-00000112-
"call trace"feature permitting tracing of a call (path/route that [Google]The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text.			00000114
GOOG-NDCA-13-5933-CC-0000118- 0000121 GOOG-NDCA-13-5933-CC-00001362- 00001365 GOOG-NDCA-13-5933-CC-00001366- 00001368 GOOG-NDCA-13-5933-CC-00001413- 00001417"call trace" [Google]feature permitting tracing of a call (path/route that call takes place on) ("call" used as construed above)feature permitting tracing of a call (path/route that call takes place on) ("call" used as construed above)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text. The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			GOOG-NDCA-13-5933-CC-00000115-
00000121GOOG-NDCA-13-5933-CC-00001362- 00001365GOOG-NDCA-13-5933-CC-00001366- 00001368GOOG-NDCA-13-5933-CC-00001366- 00001417Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '572 patent."call trace" [Google]feature permitting tracing of a call (path/route that call takes place on) ("call" used as construed above)the prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			00000117
"call trace"feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text."call trace"("call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			GOOG-NDCA-13-5933-CC-00000118-
"call trace"feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text."call trace"("call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			00000121
"call trace" [Google]feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text."call "call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			GOOG-NDCA-13-5933-CC-00001362-
"call trace"feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text."teal"("call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			00001365
GOOG-NDCA-13-5933-CC-00001413- 00001417Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '572 patent."call trace" [Google]feature permitting tracing of a call (path/route that call takes place on) ("call" used as construed above)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text. The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			GOOG-NDCA-13-5933-CC-00001366-
"call trace"feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text."call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			00001368
"call trace"feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text."call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			GOOG-NDCA-13-5933-CC-00001413-
"call trace"feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text."call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			00001417
"call trace"feature permitting tracing of a call (path/route that call takes place on)The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text."call" used as construed above)The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			
[Google]call takes place on) ("call" used as construed above)including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text. The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '572
2:45-4:38 and Fig. 1 and accompanying text. ("call" used as construed above) The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to	"call trace"		
("call" used as construed above) The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to	[Google]	call takes place on)	
The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			2:45-4:38 and Fig. 1 and accompanying text.
including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to		("call" used as construed above)	The processition history of the '572 patent
September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to			
October 1, 2004 Amendment & Response to			
Office Action: November 24, 2004 Office			October 1, 2004 Amendment & Response to
			Office Action; November 24, 2004 Office
Action; March 2, 2005 Amendment and			
			Response after Final Office Action; February
28, 2005 Examiner Interview Summary Record and prior art references cited therein			Record, and prior art references cited therein.

Term	Proposed Construction(s)	Supporting Evidence
		September 13, 2014 Deposition of Brian
		Egan EGAN NDCA 0000023-0000029
		EGAN_INDCA_0000023-0000029 EGAN_EDTX_0000018-0000022
		RKS NDCA 0161248-0161249
		EGAN NDCA 0000001-0000004
		GOOG-NDCA-13-5933-CC-0000009-
		00000023
		GOOG-NDCA-13-5933-CC-00000024-
		00000032
		GOOG-NDCA-13-5933-CC-00000033-
		00000044
		GOOG-NDCA-13-5933-CC-00000045-
		00000055
		GOOG-NDCA-13-5933-CC-00000056-
		00000070
		GOOG-NDCA-13-5933-CC-00000082-
		00000084
		GOOG-NDCA-13-5933-CC-00000092-
		00000094
		GOOG-NDCA-13-5933-CC-00000112- 00000114
		GOOG-NDCA-13-5933-CC-00000115-
		00000117
		GOOG-NDCA-13-5933-CC-00000118-
		00000121
		GOOG-NDCA-13-5933-CC-00001362-
		00001365
		GOOG-NDCA-13-5933-CC-00001366-
		00001368
		GOOG-NDCA-13-5933-CC-00001413-
		00001417

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '572 patent.
"call trace information" [Google]	information provided by a call trace ("call trace" and "call" used as construed above)	<ul> <li>The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text</li> <li>The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment &amp; Response to Office Action; November 24, 2004 Office Action; March 2, 2005 Amendment and Response after Final Office Action; February 28, 2005 Examiner Interview Summary Record, and prior art references cited therein.</li> <li>September 13, 2014 Deposition of Brian Egan EGAN_NDCA_0000023-0000029 EGAN_EDTX_0000018-0000022 RKS_NDCA_0161248-0161249 EGAN_NDCA_000001-0000004 GOOG-NDCA-13-5933-CC-0000009- 00000023 GOOG-NDCA-13-5933-CC-00000024- 00000023 GOOG-NDCA-13-5933-CC-00000033- 00000044 GOOG-NDCA-13-5933-CC-00000045- 00000055</li> </ul>
		GOOG-NDCA-13-5933-CC-00000056-

Term	Proposed Construction(s)	Supporting Evidence
		00000070
		GOOG-NDCA-13-5933-CC-00000082-
		0000084
		GOOG-NDCA-13-5933-CC-00000092-
		00000094
		GOOG-NDCA-13-5933-CC-00000112-
		00000114
		GOOG-NDCA-13-5933-CC-00000115-
		00000117
		GOOG-NDCA-13-5933-CC-00000118-
		00000121
		GOOG-NDCA-13-5933-CC-00001362-
		00001365
		GOOG-NDCA-13-5933-CC-00001366-
		00001368
		GOOG-NDCA-13-5933-CC-00001413-
		00001417
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '572
"network compatible device"	device capable of making or receiving a call on a	patent. The specification of the '572 patent,
[Google & Rockstar]	packet-switched network	including the Abstract; cols. 1:7-67; 2:3-27;
	puedet strictica network	2:45-4:38 and Fig. 1 and accompanying text.
	("call" used as construed above)	
		The prosecution history of the '572 patent,
		including May 24, 2004 Office Action;
		September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to
		Office Action; November 24, 2004 Office
		Action; March 2, 2005 Amendment and
		Response after Final Office Action; February
		28, 2005 Examiner Interview Summary

Term	Proposed Construction(s)	Supporting Evidence
		Record, and prior art references cited therein.
		Sentember 12, 2014 Demosition of Drive
		September 13, 2014 Deposition of Brian
		Egan
		EGAN_NDCA_0000023-0000029
		EGAN_EDTX_0000018-0000022
		RKS_NDCA_0161248-0161249
		EGAN_NDCA_0000001-0000004
		GOOG-NDCA-13-5933-CC-0000009-
		00000023
		GOOG-NDCA-13-5933-CC-00000024-
		00000032
		GOOG-NDCA-13-5933-CC-00000033-
		00000044
		GOOG-NDCA-13-5933-CC-00000045-
		00000055
		GOOG-NDCA-13-5933-CC-00000056-
		00000070
		GOOG-NDCA-13-5933-CC-00000082- 00000084
		GOOG-NDCA-13-5933-CC-00000092- 00000094
		GOOG-NDCA-13-5933-CC-00000112-
		00000-NDCA-13-3933-CC-00000112- 00000114
		GOOG-NDCA-13-5933-CC-00000115-
		00000117
		GOOG-NDCA-13-5933-CC-00000118-
		00000-NDCA-13-3933-CC-00000118- 00000121
		GOOG-NDCA-13-5933-CC-00001362-
		00001365
		GOOG-NDCA-13-5933-CC-00001366-
		00001368
		GOOG-NDCA-13-5933-CC-00001413-
		0000-NDCA-13-3933-CC-00001413-

Term	Proposed Construction(s)	Supporting Evidence
		00001417
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '572
<u> </u>		patent.
"end point device" [Google & Rockstar]	device being traced by the network-compatible device	The specification of the '572 patent, including the Abstract; cols. 1:7-67; 2:3-27;
	uevice	2:45-4:38 and Fig. 1 and accompanying text.
		2.45-4.56 and Fig. 1 and accompanying text
		The prosecution history of the '572 patent,
		including May 24, 2004 Office Action;
		September 23, 2004 Interview Request;
		October 1, 2004 Amendment & Response to
		Office Action; November 24, 2004 Office Action; March 2, 2005 Amendment and
		Response after Final Office Action; February
		28, 2005 Examiner Interview Summary
		Record, and prior art references cited therein.
		September 13, 2014 Deposition of Brian
		Egan
		EGAN_NDCA_0000023-0000029
		EGAN_EDTX_0000018-0000022
		RKS_NDCA_0161248-0161249
		EGAN_NDCA_0000001-0000004
		GOOG-NDCA-13-5933-CC-00000009-
		00000023
		GOOG-NDCA-13-5933-CC-00000024-
		00000032
		GOOG-NDCA-13-5933-CC-00000033-
		00000044
		GOOG-NDCA-13-5933-CC-00000045-
		00000055

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
1 (1 m		GOOG-NDCA-13-5933-CC-00000056-
		0000070
		GOOG-NDCA-13-5933-CC-00000082-
		00000084
		GOOG-NDCA-13-5933-CC-00000092-
		00000094
		GOOG-NDCA-13-5933-CC-00000112-
		00000114
		GOOG-NDCA-13-5933-CC-00000115-
		00000117
		GOOG-NDCA-13-5933-CC-00000118-
		00000121
		GOOG-NDCA-13-5933-CC-00001362-
		00001365
		GOOG-NDCA-13-5933-CC-00001366-
		00001368
		GOOG-NDCA-13-5933-CC-00001413-
		00001417
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction to practice of the asserted claims of the '572
		patent.
"logging the call trace	"recording call trace information over time"	The specification of the '572 patent,
information"		including cols. 1:47-50; 3:26-28 and 3:46-52.
[Rockstar]		
		The prosecution history of the '572 patent,
		including May 24, 2004 Office Action; September 23, 2004 Interview Request;
		October 1, 2004 Amendment & Response to
		Office Action; November 24, 2004 Office
		Action; March 2, 2005 Amendment and
		Response after Final Office Action; February

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
		28, 2005 Examiner Interview Summary
		Record, and prior art references cited therein.
		September 13, 2014 Deposition of Brian
		Egan
		EGAN_NDCA_0000023-0000029
		EGAN_EDTX_0000018-0000022
		RKS_NDCA_0161248-0161249
		EGAN_NDCA_0000001-0000004
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		GOOG-NDCA-13-5933-CC-00000115-
		00000117
		GOOG-NDCA-13-5933-CC-00000118-
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		00001365
		GOOG-NDCA-13-5933-CC-00001366-
		00001368

Term	Proposed Construction(s)	Supporting Evidence
		GOOG-NDCA-13-5933-CC-00001413-
		00001417
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '572
"storing the call trace	Plain meaning	patent. The specification of the '572 patent,
information"	1 Iam meaning	including cols. 1:47-50; 3:26-28; 3; 46-52;
[Rockstar]		4:8-32 and Fig. 1 and accompanying text.
		The prosecution history of the '572 patent,
		including May 24, 2004 Office Action;
		September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to
		Office Action; November 24, 2004 Office
		Action; March 2, 2005 Amendment and
		Response after Final Office Action; February
		28, 2005 Examiner Interview Summary
		Record, and prior art references cited therein.
		September 13, 2014 Deposition of Brian
		Egan
		EGAN_NDCA_0000023-0000029
		EGAN_EDTX_0000018-0000022
		RKS_NDCA_0161248-0161249
		EGAN_NDCA_0000001-0000004
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		GOOG-NDCA-13-5933-CC-00000045-

Term	Proposed Construction(s)	Supporting Evidence
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		GOOG-NDCA-13-5933-CC-00000056-
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		00000094
		GOOG-NDCA-13-5933-CC-00000112-
		00000114
		GOOG-NDCA-13-5933-CC-00000115-
		00000117
		GOOG-NDCA-13-5933-CC-00000118-
		00000121
		GOOG-NDCA-13-5933-CC-00001362-
		00001365
		GOOG-NDCA-13-5933-CC-00001366-
		00001368
		GOOG-NDCA-13-5933-CC-00001413-
		00001417
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '572
		patent.
"generating a request for call trace information"	making a query for call trace information by a	The specification of the '572 patent,
[Google]	network compatible device	including the Abstract; cols. 1:7-67; 2:3-27; 2:45-4:38 and Fig. 1 and accompanying text.
	("call," "call trace," and "call trace information"	
	used as construed above)	The prosecution history of the '572 patent,
	/	including May 24, 2004 Office Action;
		September 23, 2004 Interview Request;
		October 1, 2004 Amendment & Response to
	<u> </u>	Office Action: November 24, 2004 Office

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
		Action; March 2, 2005 Amendment and
		Response after Final Office Action; February
		28, 2005 Examiner Interview Summary
		Record, and prior art references cited therein.
		September 13, 2014 Deposition of Brian
		Egan
		EGAN_NDCA_0000023-0000029
		EGAN_EDTX_0000018-0000022
		RKS_NDCA_0161248-0161249
		EGAN_NDCA_0000001-0000004
		GOOG-NDCA-13-5933-CC-0000009-
		00000023
		GOOG-NDCA-13-5933-CC-00000024-
		00000032
		GOOG-NDCA-13-5933-CC-00000033-
		00000044
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		GOOG-NDCA-13-5933-CC-00000118-
		00000121
		GOOG-NDCA-13-5933-CC-00001362-
		00001365

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
		GOOG-NDCA-13-5933-CC-00001366-
		00001368
		GOOG-NDCA-13-5933-CC-00001413-
		00001417
		Any additional documents cited or relied upon by Rockstar in support of any contention of earlier conception or reduction to practice of the asserted claims of the '572 patent.
Order of steps of method cl		
Order of steps of claim 17	17.1 must occur before 17.2 17.2 must occur before 17.3 17.3 must occur before 17.4 17.4 must occur before 17.5	The specification of the '572 patent, including the Abstract; 2:3-28; 3:10-25; 3:40-52; 4:25-38.
		The prosecution history of the '572 patent, including May 24, 2004 Office Action; September 23, 2004 Interview Request; October 1, 2004 Amendment & Response to Office Action; November 24, 2004 Office Action; March 2, 2005 Amendment and Response after Final Office Action, and prior art references cited therein.
		September 13, 2014 Deposition of Brian Egan EGAN_NDCA_0000023-0000029 EGAN_EDTX_0000018-0000022 RKS_NDCA_0161248-0161249 EGAN_NDCA_0000001-0000004 GOOG-NDCA-13-5933-CC-00000009- 00000023 GOOG-NDCA-13-5933-CC-00000024- 00000032 GOOG-NDCA-13-5933-CC-00000033-

Term	<b>Proposed Construction(s)</b>	Supporting Evidence
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		GOOG-NDCA-13-5933-CC-00001366-
		00001368
		GOOG-NDCA-13-5933-CC-00001413-
		00001417
		Any additional documents cited or relied
		upon by Rockstar in support of any
		contention of earlier conception or reduction
		to practice of the asserted claims of the '572
		patent.