



John Kasha <john.kasha@kashalaw.com>

CUO0001-RE_decl_campbell_03_08_2013

Anthony Edw. J Campbell <anthony.campbell@hulseylplaw.com>

Fri, Mar 8, 2013 at 5:10 PM

To: Cab Connor <cconnor@reedscardino.com>

Cc: John Kasha <john.kasha@kashalaw.com>

The file notes are attached – I’m not certain what they mean, but appears we had some difficulty in contacting Mr. Cuozzo. This may have resulted in some delay in preparing the application or responding to an Office Action. From my records, I received the file on January 29, 2002, finished the application and requested formal drawings on February 11, 2002. The application was likely mailed to Mr. Cuozzo w/in a few days of receiving formal drawings (drawings likely received 3/1 or 3/4).

Unlike with more applications, my database does not include any information from ISC on the date of the patent services addendum or on the date it was referred to me by it. This likely indicates the file was originally assigned to another attorney before it was sent to me in late January 2002. Lingbeck & Koeller were one of five or six firms (including mine) that ISC introduced to clients after Ivar Kaardal’s firm disintegrated. Additionally, patentability studies were done by different firms than the firms that wrote patents starting in late 2001 (typically, Thomas Frost wrote most of the opinions).

Unfortunately, I thought this was litigation: I cannot provide any testimony to the USPTO, or do anything that appears to provide assistance to the client of a promotional company.

Sincerely,

/aejcl

Anthony Edw. J Campbell, Esq.

Of Counsel, HULSEY, P.C.

HULSEY, P.C.

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2012 Export Services Award Honoree for Global IP Services (U.S. International Trade Administration)

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From: Cab Connor [mailto:cconnor@reedscardino.com]

Sent: Friday, March 08, 2013 11:23 AM

To: Anthony.Campbell@HulseyIPLaw.com

Cc: John Kasha (john.kasha@kashalaw.com)

Subject: CUO0001-RE_decl_campbell_03_08_2013

Anthony, please see attached draft declaration per our discussion.

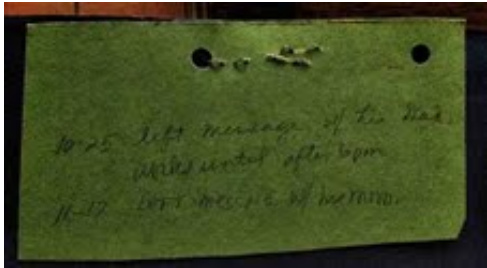
Can you please send me the docs you found?

Cab

2 attachments



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NOTICE OF ALLOWANCE AND FEE(S) DUE

*Send before it even went to the first phase 2/20
 30245 left 7590 1st phase - 5/25
 02/18/2004*

3 phases

ANTHONY EDW. J CAMPBELL
 PO BOX 160370
 AUSTIN, TX 78716

*Called 7/14 →
 9 weeks*

862-202-11637

EXAMINER	
TONG, NINA C	
ART UNIT	PAPER NUMBER
2632	

DATE MAILED: 02/18/2004
3/9/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION
10/100,378	03/18/2002	Giuseppe A. Cuozzo	NWK1361	3934

TITLE OF INVENTION: SPEED LIMIT INDICATOR AND METHOD FOR DISPLAYING SPEED AND THE RELEVANT SPEED LIMIT

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$665	\$0	\$665	05/18/2004

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-851 (AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION BE REGARDED AS ABANDONED.

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I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

- A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.
- B. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

If the SMALL ENTITY is shown as NO:

- A. Pay TOTAL FEE(S) DUE shown above, or
- B. If applicant claimed SMALL ENTITY status before, or claiming SMALL ENTITY status, check the box below and pay the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.
 - Applicant claims SMALL ENTITY status. See 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to the Mail Stop ISSUE FEE unless advised to the contrary.

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