

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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INTERNATIONAL BUSINESS MACHINES CORPORATION,  
Petitioner,

v.

INTELLECTUAL VENTURES II LLC,  
Patent Owner.

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Case IPR2014-00660<sup>1</sup>  
Patent 5,745,574

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Before KRISTEN L. DROESCH, JENNIFER S. BISK, and  
JUSTIN BUSCH, *Administrative Patent Judges*.

BUSCH, *Administrative Patent Judge*.

FINAL WRITTEN DECISION  
*35 U.S.C. § 318(a) and 37 C.F.R. § 42.73*

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<sup>1</sup> Case IPR2014-01410 has been consolidated with the instant proceeding.

## I. INTRODUCTION

### A. Background

International Business Machines Corporation (“Petitioner”) filed a second corrected Petition requesting an *inter partes* review of claims 18–31 (the “challenged claims”) of U.S. Patent No. 5,745,574 (Ex. 1004,<sup>2</sup> “the ’574 patent”) under 35 U.S.C. §§ 311–319. Paper 13 (“Petition” or “Pet.”). Petitioner also filed another Petition requesting an *inter partes* review of claim 30 of the ’574 patent. IPR2014-01410, Paper 2 (“1410 Pet.”). On October 20, 2014, we instituted an *inter partes* review in IPR2014-00660. Paper 19 (“Decision” or “Dec. on Inst.”). On December 18, 2014, we instituted an *inter partes* review in IPR2014-01410 and consolidated that trial with the instant trial. IPR2014-01410, Paper 8 (“1410 Dec. on Inst.”). Intellectual Ventures II LLC (“Patent Owner”) filed a Patent Owner Response. Paper 29 (“Response” or “PO Resp.”). Petitioner filed a Reply. Paper 37 (“Reply”). An oral hearing was held on June 11, 2015.<sup>3</sup>

We have jurisdiction under 35 U.S.C. § 6(c), and this Final Written Decision is issued pursuant to 35 U.S.C. § 318(a) and 37 C.F.R. § 42.73. For the reasons that follow, we determine Petitioner has shown by a preponderance of the evidence that claims 18–31 are unpatentable.

### B. Related Proceedings

Petitioner indicates the ’574 patent is at issue in several district court proceedings involving numerous parties, none of which name Petitioner as a defendant. Pet. 2; Paper 16, 2–3. Petitioner also indicates that the ’574 patent is the subject of co-pending *inter partes* review Case IPR2014-00724.

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<sup>2</sup> All Papers and Exhibits referenced in this final written decision refer to papers filed in the record for IPR2014-00660, unless otherwise noted.

<sup>3</sup> The record includes a transcript of the oral hearing. Paper 57 (“Tr.”).

IPR2014-00660  
Patent 5,745,574

Paper 16, 3.

*C. The '574 Patent*

The '574 patent relates to public key encryption (PKE), which is used for securing and authenticating transmissions over unsecure networks. Ex. 1004, 1:6–8, 1:10–2:9. To use PKE for authenticating transmissions, a transmitted message is encrypted with a sender's private encryption key (a key known only to the sender, sometimes referred to as a "secret key") that can only be decrypted by the sender's public encryption key (freely available), ensuring that the message was sent by the sender. *Id.* at 1:57–65. A public key infrastructure (PKI), with a hierarchical system of encrypting lower nodes' public keys, allows for a common point of trust between two parties who wish to communicate with each other. *Id.* at 3:16–39. The '574 patent explains that some of the problems with conventional PKE systems include that such systems do not have a "consistent public key infrastructure which can actually and automatically provide the certifications required for a public key system[, a] hierarchical arrangement of certifying authorities which can cross policy certifying authority boundaries[, or a convenient and transparent] way for permitting secure transactions to cross organizational boundaries." *Id.* at 4:41–51. The '574 patent purports to "provid[e] a full, correct, consistent and very general security infrastructure which will support global secure electronic transactions across organizational, political and policy certifying authority boundaries." *Id.* at 4:55–59.

The challenged claims recite various processes used within a PKI system to request, issue, and update public key certificates, add nodes or entities to the hierarchy, and verify and validate certificates received. Figure 4 of the '574 patent is reproduced below:

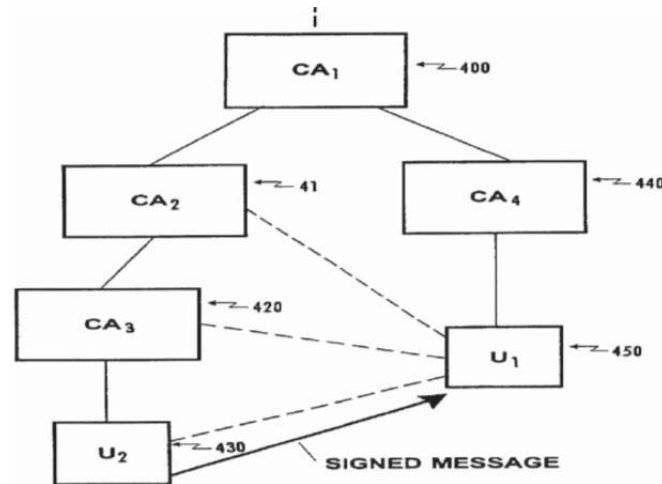


Figure 4 depicts a logical representation of a portion of a hierarchical PKI and one way in which that infrastructure may be used to verify transactions. Ex. 1004, 8:17–29. As can be seen in Figure 4, a hierarchy includes certification authorities (CAs) CA<sub>1</sub>–CA<sub>4</sub> and users U<sub>1</sub> and U<sub>2</sub>. *Id.* at Fig. 4. Not depicted in Figure 4, at a level above CA<sub>1</sub>, is a policy certifying authority (PCA), “which defines a particular set of certification policies [and] set[s] the standards for their particular certification sub-hierarchies.” *Id.* at 9:26–30. Each of the CAs follows the policies set by the PCA they fall under and can then certify subordinate CAs “in a hierarchical fashion until ultimately the end users are certified at the bottom of the hierarchy.” *Id.* at 9:37–42.

In order for U<sub>2</sub> to be added to the hierarchy and obtain a public key certificate, which will allow U<sub>2</sub> to send communications that can be verified and validated by a recipient, U<sub>2</sub> would send an application for registration to the PCA. Ex. 1004, 13:65–67. Any other node would follow the same

procedure in order to participate in the PKI and obtain certificates, so that CAs may certify other nodes, and users may send communications that can be verified and validated by a recipient. The PCA may accept or reject the application for registration. *Id.* at 14:1–7. If the PCA accepts the application, the new node is added to a network map certification infrastructure database, and the node performs steps to obtain a certificate. *Id.* at 15:59–67.

A CA or user obtains a certificate by generating new public and private keys, generating a certificate including the newly generated public key and any other information required by the policies established by the PCA, self-signing the certificate, and sending the certificate in a message to the issuing CA (the CA above it in the hierarchy) to request a signature from that CA. Ex. 1004, 14:24–34, 15:4–9. The CA uses policies established by the PCA to authenticate the request. *Id.* at 14:35–41. If authenticated, the CA signs the certificate, stores a copy and/or sends a copy to a certificate repository, and issues the certificate by sending the signed certificate back to the CA or user in a reply message. *Id.* at 14:47–52.

When a node's certificate expires, the node follows a similar process of generating new keys and requesting issuance of a new certificate from its issuing CA. If the issuing CA determines that the requesting node is an already-existing node, the issuing CA also marks the node's old certificate as revoked and adds it to a certificate revocation list (CRL). Ex. 1004, 14:43–47.

The requesting node authenticates the reply message received from the issuing CA by comparing the public key in the signed certificate with the public key that corresponds to the private key used for signing the message

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