Paper 8

Entered: May 2, 2017

### UNITED STATES PATENT AND TRADEMARK OFFICE

### BEFORE THE PATENT TRIAL AND APPEAL BOARD

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DEPARTMENT OF JUSTICE, Petitioner,

v.

ENVISIONIT, LLC, Patent Owner.

Case IPR2017-00160 Patent 8,438,221

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Before BRYAN F. MOORE, LYNNE E. PETTIGREW, and DAVID C. McKONE, *Administrative Patent Judges*.

PETTIGREW, Administrative Patent Judge.

DECISION
Denying Institution of *Inter Partes* Review 37 C.F.R. § 42.108



### I. INTRODUCTION

Petitioner, the Department of Justice, filed a Petition for *inter partes* review of claim 19 of U.S. Patent No. 8,438,221 (Ex. 1001, "the '221 patent"). Paper 1 ("Pet."). Patent Owner, EnvisionIT, LLC, filed a Preliminary Response. Paper 7 ("Prelim. Resp."). Institution of an *inter partes* review is authorized by statute when "the information presented in the petition . . . and any response . . . shows that there is a reasonable likelihood that the petitioner would prevail with respect to at least 1 of the claims challenged in the petition." 35 U.S.C. § 314(a); *see* 37 C.F.R. § 42.108. Upon consideration of the Petition, we conclude the information presented does not show there is a reasonable likelihood that Petitioner would prevail in establishing the unpatentability of claim 19 of the '221 patent.

### A. Related Matter

The parties indicate that the '221 patent has been asserted in *CellCast Technologies*, *LLC v. United States*, Case No. 1:15-cv-01307 (Fed. Cl.) ("*CellCast* Litigation"). Pet. 4; Paper 4, 2.

### B. The '221 Patent

The '221 patent describes "[a] message processing system and method providing a broadcast message to a plurality of user devices located within a geographically defined broadcast target area." Ex. 1001, Abstract. Figure 1, reproduced below, illustrates an example:



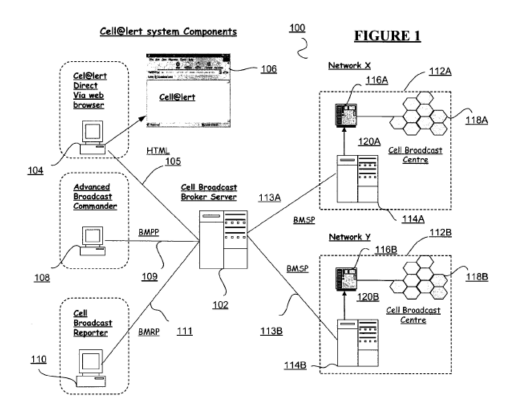


Figure 1 is a block diagram of a public service message location broadcast system. *Id.* at 4:57–59.

The location broadcast system includes a broadcast service bureau (e.g., cell broadcast broker server 102) that receives a broadcast request from an originating broadcast agent associated with one of a plurality of broadcast agent message origination systems (e.g., 104). *Id.* at Abstract. Each broadcast request includes a broadcast agent identification, a geographically defined broadcast target area, and a broadcast message. *Id.* The broadcast service bureau verifies the broadcast request based on the broadcast agent identification including an authority of the originating broadcast agent to send the broadcast message to the broadcast target area. *Id.* The broadcast service bureau processes the verified broadcast request for transmission to one or more broadcast message network systems (e.g., cell broadcast centres



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112A, 112B) providing broadcast message alerting service to at least a portion of the broadcast target area.

## C. Challenged Claim

Independent claim 19, reproduced below, is the only challenged claim:

19. A method of public service broadcast messaging to a broadcast target area, the method comprising:

receiving over an input interface a broadcast request including a broadcast agent identification, a geographically defined broadcast target area, and a broadcast message from one of a plurality of coupled broadcast agent message origination systems;

storing a geographically defined broadcast message jurisdiction for a broadcast agent;

verifying an authority of the broadcast agent identification including an authority of the originating broadcast agent to send the broadcast message to the broadcast target area by comparing the stored geographically defined broadcast message jurisdiction for the originating broadcast agent with the broadcast target area associated with the broadcast message in the broadcast request; and

transmitting the broadcast message over an output interface to one or more coupled broadcast message networks providing broadcast message alerting service to at least a portion of the broadcast target area.

Id. at 28:22–41.



### D. Asserted Grounds of Unpatentability

Petitioner asserts the following grounds of unpatentability (Pet. 7–8):

References	Basis	Challenged Claim
Gundlegård, <sup>1</sup> 3GPP Standard, <sup>2</sup> Sandhu, <sup>3</sup> Rieger, <sup>4</sup> and Zimmers <sup>5</sup>	§ 103(a)	19
Mani, <sup>6</sup> 3GPP Standard, Sandhu, Rieger, and Zimmers	§ 103(a)	19

### II. DISCUSSION

### A. Real Party in Interest

According to Patent Owner, its exclusive licensee, CellCast Technologies, LLC, sued Petitioner for infringement of the '221 patent in the United States Court of Federal Claims based, in part, on development work performed by International Business Machines Corporation ("IBM"). Prelim. Resp. 5. According to a Motion to Notice Third Party filed by Petitioner in the *CellCast* Litigation (Ex. 2002, 3), the contract between

<sup>&</sup>lt;sup>6</sup> U.S. Publication No. US 2002/0184346 A1, published Dec. 5, 2002 (Ex. 1014, "Mani").



<sup>&</sup>lt;sup>1</sup> David Gundlegård, Automotive Telematics Services based on Cell Broadcast (May 8, 2003) (Master's Thesis, Linköping University, Norrköping, Swed.) (Ex. 1013, "Gundlegård").

<sup>&</sup>lt;sup>2</sup> 3rd Generation Partnership Project ("3GPP"), *Technical Specification Group Terminals; Technical realization of Cell Broadcast Service (CBS) (Release 4)*, 3GPP TS 23.041 V4.2.0 (Dec. 2001) (Ex. 1019, "3GPP Standard").

<sup>&</sup>lt;sup>3</sup> Ravi S. Sandhu & Pierangela Samarati, *Access Control: Principles and Practice*, Vol. 32 No. 9 IEEE COMMUNICATIONS MAGAZINE 40–48 (Sept. 1994) (Ex. 1020, "Sandhu").

<sup>&</sup>lt;sup>4</sup> U.S. Publication No. US 2002/0103892 A1, published Aug. 1, 2002 (Ex. 1017, "Rieger").

<sup>&</sup>lt;sup>5</sup> U.S. Patent No. 6,816,878 B1, issued Nov. 9, 2004, filed Feb. 11, 2000 (Ex. 1018, "Zimmers").

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