

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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AMAZON.COM, INC., AMAZON DIGITAL SERVICES, INC.,  
AMAZON FULFILLMENT SERVICES, INC., HULU, LLC,  
and NETFLIX, INC.,  
Petitioner,

v.

UNILOC LUXEMBOURG S.A.,  
Patent Owner.

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Case IPR2017-00948  
Patent 8,566,960 B2

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Before DAVID C. MCKONE, BARBARA A. PARVIS, and  
MICHELLE N. WORMMEESTER, *Administrative Patent Judges*.

MCKONE, *Administrative Patent Judge*.

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

## I. INTRODUCTION

### A. Background

Amazon.com, Inc., Amazon Digital Services, Inc., Amazon Fulfillment Services, Inc., Hulu, LLC, And Netflix, Inc. (collectively “Petitioner”) filed a Petition (Paper 1, “Pet.”) to institute an *inter partes* review of claims 1–25 of U.S. Patent No. 8,566,960 B2 (Ex. 1001, “the ’960 patent”). Uniloc Luxembourg S.A. (“Patent Owner”) filed a Preliminary Response (Paper 9, “Prelim. Resp.”). Upon consideration of the Petition and Preliminary Response, we conclude, under 35 U.S.C. § 314(a), that Petitioner has established a reasonable likelihood that it would prevail with respect to each of the challenged claims. Accordingly, we institute an *inter partes* review of claims 1–25 of the ’960 patent.

### B. Related Matters

The parties indicate that the ’960 patent has been asserted in several lawsuits in the United States District Court for the Eastern District of Texas. Pet. 2–3; Paper 6, 2. The ’960 patent also was the subject of *Unified Patents Inc. v. Uniloc USA, Inc.*, Case IPR2016-01271 (PTAB). Pet. 3.

### C. Evidence Relied Upon

Petitioner relies on the following prior art:

Ex. 1003 (“DeMello”) US 7,047,411 B1 May 16, 2006

Ex. 1004 (“Staruiala,”) IE 02/0429 Nov. 27, 2002

Petitioner also relies on the Declaration of Aviel Rubin, Ph.D. (Ex. 1002, “Rubin Decl.”).

Patent Owner relies on the Declaration of Val DiEuliis, Ph.D.  
(Ex. 2001, “DiEuliis Decl.”).

*D. The Asserted Grounds*

Petitioner asserts the following grounds of unpatentability (Pet. 5):

Reference(s)	Basis	Claims Challenged
DeMello	§ 102(b)	1–5, 7–10, 12–14, 16–18, and 22–25
DeMello	§ 103(a)	6, 7, 11, 12, 15, and 16
DeMello and Staruiala	§ 103(a)	1–25

*E. The '960 Patent*

The '960 patent describes techniques for monitoring and adjusting software usage under software licenses. Ex. 1001, 1:16–20. The '960 patent discusses problems with existing software licensing schemes, including that “consumers of software have normal patterns of use that include the installation and use of digital products on multiple devices” and that “computers are also bought, sold and replaced so over time maybe two or three times this number of computers may be used by the user over time with a legitimate need to install and use the software on every computer.” *Id.* at 1:31–41. The '960 patent addresses these problems with “an improved technique for allowing for a changing number of device installations on a per license basis over time.” *Id.* at 1:67–2:2.

Figure 2, reproduced below, illustrates an example:

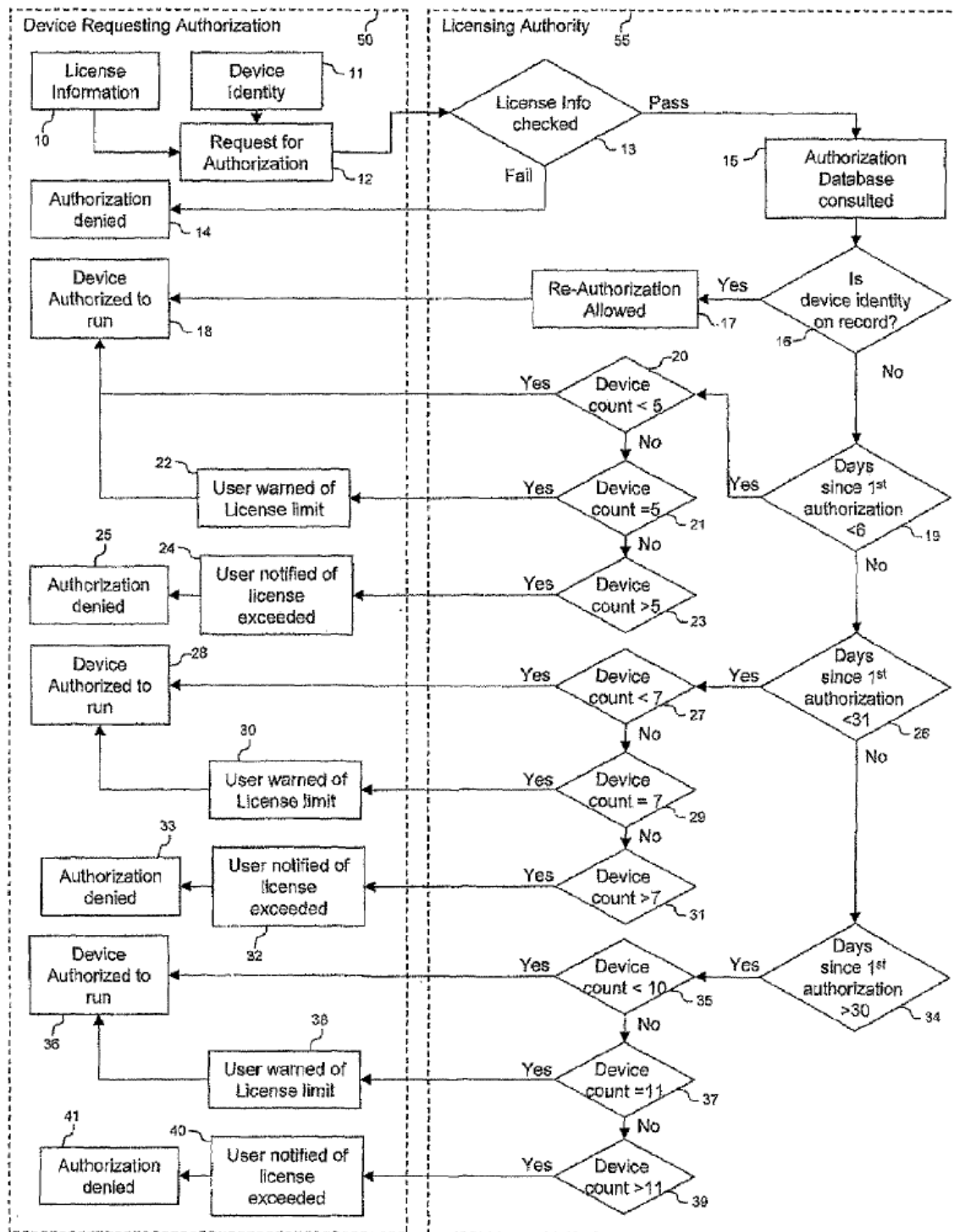


Figure 2

Figure 2 is a flowchart for an approach to adjusting a license for a digital product. *Id.* at 3:20–21. In Figure 2, device 50 requests authorization from

licensing authority 55 (e.g., a publisher or distributor) to use a copy of a software license. *Id.* at 4:50–55.

Device 50 gathers information about itself, including license related information 10 and unique device identifying information 11, and sends a request for authorization 12 to licensing authority 55. *Id.* at 4:56–59.

Licensing authority 55 checks whether the requesting device's unique identifying information 11 exists in its database of prior authorizations 15 and, if so, reauthorizes device 50 and allows the software to run on the device. *Id.* at 5:1–12 (steps 13–18).

If unique identifying information 11 is not in its database of prior authorizations 15, and if the request comes within the first five days of the licensing period, licensing authority 55 determines a device count of the number of successful authorizations for new devices that have been allowed and, if the device count is less than a device count limit of five, licensing authority 55 sends device 50 a message allowing the software to be used. *Id.* at 5:13–26 (steps 18–19). If the device count is equal to five, licensing authority 55 can send a message to device 50 allowing the device to run, but also informing the user that the limit on available devices has been reached and that subsequent requests may be denied. *Id.* at 5:26–32 (step 22). If the device count is greater than five (step 23), licensing authority 55 sends a message to device 50 denying authorization (step 24). *Id.* at 5:33–40.

If request 12 comes between six and thirty-one days from the first successful authorization, licensing authority 55 performs similar tests, this time with a device count limit of seven. *Id.* at 5:41–60 (steps 19–33).

Likewise, if request 12 comes after thirty-one days, licensing authority 55

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