

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/413,072	01/23/2017	Saad Ahmad	IDC-11614US03	3243
24374 VOLPE AND I	7590 03/28/201 <b>COENIG P.C</b>	8	EXAM	IINER
DEPT. ICC		DECKER, CASSANDRA L		
UNITED PLAZ 30 SOUTH 17T			ART UNIT	PAPER NUMBER
PHILADELPH	IA, PA 19103		2466	
			NOTIFICATION DATE	DELIVERY MODE
			03/28/2018	ELECTRONIC

### Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

eoffice@volpe-koenig.com



	Application No. 15/413,072	Applicant(s) AHMAD, SAAD	
Office Action Summary	Examiner CASSANDRA DECKER	Art Unit 2466	AIA (First Inventor to File) Status No
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	corresponder	nce address
A SHORTENED STATUTORY PERIOD FOR REPL THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailingearned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	mely filed the mailing date of ED (35 U.S.C. § 13	of this communication. 33).
Status			
1) Responsive to communication(s) filed on <u>21 F</u> A declaration(s)/affidavit(s) under <b>37 CFR 1</b> .			
<i>,</i>	s action is non-final.		
<ul> <li>3) An election was made by the applicant in resp</li> <li>; the restriction requirement and election</li> <li>4) Since this application is in condition for allowa closed in accordance with the practice under the secondary of the</li></ul>	n have been incorporated into this nce except for formal matters, pr	s action. osecution as	to the merits is
Disposition of Claims*			
5) Claim(s) 1,2,6-12,14-17,19 and 20 is/are pend 5a) Of the above claim(s) is/are withdra 6) Claim(s) is/are allowed.  7) Claim(s) 1, 2, 6-12, 14-17, 19, and 20 is/are ready is/are objected to.  9) Claim(s) is/are objected to.  9) Claim(s) are subject to restriction and/or if any claims have been determined allowable, you may be exparticipating intellectual property office for the corresponding and the interior with the corresponding and the interior of the specification is objected to by the Examine 11) The drawing(s) filed on is/are: a) accomplication may not request that any objection to the Replacement drawing sheet(s) including the correct	wn from consideration.  Dijected.  Or election requirement.  Digible to benefit from the Patent Prospolication. For more information, pled an inquiry to PPHfeedback@uspto.  Der.  Disperse cepted or b) objected to by the drawing(s) be held in abeyance. See	ase see gov. Examiner. e 37 CFR 1.85	5(a).
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign Certified copies:  a) All b) Some** c) None of the:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat* See the attached detailed Office action for a list of the certifier	nts have been received. Its have been received in Applica Drity documents have been receiv u (PCT Rule 17.2(a)).	tion No	
Attachment(s)  Notice of References Cited (PTO-892)	3) 🔲 Interview Summary	/ (PTO-413)	
P) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/	SB/08b) Paper No(s)/Mail D	ate	



Application/Control Number: 15/413,072 Page 2

Art Unit: 2466

#### **DETAILED ACTION**

This Office action is in response to the amendment filed 21, February 2018. Claims 1, 2, 6-12, 14-17, 19, and 20 are pending in this application.

The present application is being examined under the pre-AIA first to invent provisions.

#### Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1, 2, 6, 11, 12, 16, and 17 is/are rejected under pre-AIA 35 U.S.C. 103(a) as being unpatentable over Yu et al. (US 2011/0098043) in view of Pirzada et al. (US 2006/0073847).

For Claim 1, Yu teaches a method for establishing a wireless local area network (WLAN) proximity service (ProSe) connectivity between a first WLAN ProSe capable wireless transmit/receive unit (WTRU) and a second WLAN ProSe capable WTRU (see Figure 6, paragraph 84: WTRUs establish D2D connection), the method comprising:

receiving a request from the first WLAN ProSe capable WTRU to establish a WLAN ProSe connection to the second WLAN ProSe capable WTRU, the request including at least an identification of the second WLAN ProSe capable WTRU (see paragraphs 71, 82, and 89); and

transmitting a configuration message with configuration information associated with the second WLAN ProSe capable WTRU, wherein the configuration information



Application/Control Number: 15/413,072 Page 3

Art Unit: 2466

includes a frequency or channel number and timing information (see paragraphs 74, 83, and 91).

Yu as applied above is not explicit as to, but Pirzada teaches the configuration information including a WLAN ID of the second WLAN ProSe capable WTRU, a medium access control (MAC) ID of the second WLAN ProSe capable WTRU, a frequency or channel number, a beacon interval, and timing information (see paragraphs 28, 29: parameters for configuration process; paragraph 24: device to device, 802.11).

Thus it would have been obvious to one of ordinary skill in the art at the time of invention to include parameters as in Pirzada when implementing the method of Yu.

One of ordinary skill would have been able to do so with the reasonably predictable result of using known parameters to establish direct links in a known type of network.

For Claim 2, Yu teaches the method, further comprising: determining WLAN ProSe capabilities of the first WLAN ProSe capable WTRU and the second WLAN ProSe capable WTRU (see paragraphs 85, 87 and 95, 97: D2D registration by WTRUs is an indication of capabilities).

**For Claim 6**, Yu teaches the method, wherein the configuration message is an implicit indication to establish the WLAN ProSe connection (see paragraphs 74, 83, 91: allocation of resources to be used is at least an implicit indication to establish using the resources).

For Claims 11 and 16, Yu teaches a method and a first WLAN ProSe capable wireless transmit/receive unit (WTRU), comprising a receiver and transmitter (see



Application/Control Number: 15/413,072 Page 4

Art Unit: 2466

paragraph 40) for establishing direct wireless local area network (WLAN) proximity service (ProSe) connectivity with a second WLAN ProSe capable WTRU (see Figure 6, paragraph 84: WTRUs establish D2D connection), the method comprising:

transmitting a request from the first WLAN ProSe capable WTRU to establish a WLAN ProSe connection with the second WLAN ProSe capable WTRU, the request including at least an identification of the second WLAN ProSe capable WTRU (see paragraphs 71, 82, and 89);

receiving a configuration message with configuration information that is associated with the second WLAN ProSe capable WTRU, wherein the configuration information includes at least a frequency or channel number and timing information (see paragraphs 74, 83, and 91); and

establishing a direct WLAN ProSe connection with the second WLAN ProSe capable WTRU based on the configuration message (see paragraph 83, Figure 5 item 550; paragraph 91, Figure 6 item 656).

Yu as applied above is not explicit as to, but Pirzada teaches the configuration information including at least a WLAN ID of the second WLAN ProSe capable WTRU, a medium access control (MAC) ID of the second WLAN ProSe capable WTRU, a frequency or channel number, a beacon interval, and timing information (see paragraphs 28, 29: parameters for configuration process; paragraph 24: device to device, 802.11).

Thus it would have been obvious to one of ordinary skill in the art at the time of invention to include parameters as in Pirzada when implementing the method of Yu.



# DOCKET

# Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

## **Real-Time Litigation Alerts**



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

## **Advanced Docket Research**



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## **Analytics At Your Fingertips**



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

#### API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

#### **LAW FIRMS**

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

#### **FINANCIAL INSTITUTIONS**

Litigation and bankruptcy checks for companies and debtors.

### **E-DISCOVERY AND LEGAL VENDORS**

Sync your system to PACER to automate legal marketing.

