US Patent & Trademark Office Patent Public Search | Text View

United States Patent

Kind Code

B2

Date of Patent

Inventor(s)

12388899

August 12, 2025

Hodge; Stephen L.

System and method for personalized virtual reality experience in a controlled environment

Abstract

A system and method for initiating a personalized virtual reality session via a virtual reality communication system in a controlled environment is disclosed. The system includes a profile subsystem configured to store an inmate profile of the inmate of the controlled environment. The system also includes a virtual reality subsystem that retrieves the inmate profile associated with the inmate from the profile subsystem, initiates the virtual reality session involving a first communication device used by the inmate of the controlled environment, and personalizes the virtual reality session based on the inmate profile. The system also includes a communication subsystem configured to transmit information related to the virtual reality session to a monitoring system.

Inventors: Hodge; Stephen L. (Aubrey, TX)

Applicant: Global Tel*Link Corporation (Reston, VA)

Family ID: 1000008749761

Assignee: Global Tel*Link Corporation (Reston, VA)

Appl. No.: 18/515749

Filed: November 21, 2023

Prior Publication Data

Document IdentifierUS 20240244111 A1

Publication Date
Jul. 18, 2024

Related U.S. Application Data

continuation parent-doc US 17878690 20220801 US 11882191 child-doc US 18515749 continuation parent-doc US 17235118 20210420 US 11405469 20220802 child-doc US 17878690

continuation parent-doc US 16558931 20190903 US 10986187 20210420 child-doc US 17235118 continuation parent-doc US 15419772 20170130 US 10404804 20190903 child-doc US 16558931

Publication Classification

Int. Cl.: H04L67/141 (20220101); H04L9/40 (20220101); H04L67/306 (20220101);

H04W12/065 (20210101); G06F3/01 (20060101)

U.S. Cl.:

CPC **H04L67/141** (20130101); **H04L63/0861** (20130101); **H04L67/306** (20130101);

H04W12/065 (20210101); G06F3/011 (20130101)

Field of Classification Search

USPC: None

References Cited

TIC	DATENT	DOCUMENTS

Patent No.	Issued Date	Patentee Name	U.S. Cl.	CPC
9077680	12/2014	Harper	N/A	N/A
9256748	12/2015	Gates et al.	N/A	N/A
9762851	12/2016	Baumert et al.	N/A	N/A
10013980	12/2017	Borsutsky et al.	N/A	N/A
10235714	12/2018	Paulrajan	N/A	G06Q 30/0643
10305850	12/2018	Aziz	N/A	G06Q 50/01
10382507	12/2018	Ledet	N/A	G06F 15/00
10404804	12/2018	Hodge	N/A	N/A
10580043	12/2019	Publicover et al.	N/A	N/A
10685488	12/2019	Kumar	N/A	N/A
10721280	12/2019	Heppner	N/A	H04L 65/403
10986187	12/2020	Hodge	N/A	N/A
11405469	12/2021	Hodge	N/A	N/A
2002/0133347	12/2001	Schoneburg et al.	N/A	N/A
2003/0220972	12/2002	Montet et al.	N/A	N/A
2004/0078204	12/2003	Segond et al.	N/A	N/A
2006/0206471	12/2005	Tsuzuki et al.	N/A	N/A
2007/0071206	12/2006	Gainsboro et al.	N/A	N/A
2007/0233839	12/2006	Gaos	N/A	N/A
2007/0288598	12/2006	Edecker	N/A	N/A
2008/0083010	12/2007	Koehler	726/1	H04L 63/105
2008/0183678	12/2007	Weston et al.	N/A	N/A
2008/0263165	12/2007	Hui et al.	N/A	N/A
2008/0281790	12/2007	Prosser et al.	N/A	N/A

2009/0193123 12/2008	2009/0182872	12/2008	Hong	N/A	N/A
2011/0072367 12/2010 Bauer N/A N/A N/A 2011/0209159 12/2010 Baratz et al. N/A N/A N/A 2011/0289148 12/2010 Hodge N/A N/A N/A 2011/0286585 12/2010 Hodge N/A N/A N/A N/A 2012/004903 12/2011 Beilby et al. N/A	2009/0193123	12/2008	_	N/A	N/A
2011/0073267 12/2010 Bauer N/A N/A N/A 2011/0205148 12/2010 Gao N/A N/A N/A N/A 2011/0286385 12/2011 Beilby et al. N/A N/A N/A 2012/0041903 12/2011 Beilby et al. N/A N/A N/A N/A 2012/0069131 12/2011 Makar et al. N/A N/A N/A N/A 2012/0095835 12/2011 Makar et al. N/A N/A N/A 2012/010970 12/2011 Zernik 706/45 G06Q 10/10 2012/0183137 12/2011 Edoja N/A N/A N/A 2012/0260263 12/2011 Edoja N/A N/A N/A N/A 2012/0260263 12/2011 Edoja N/A N/A N/A 2012/0262271 12/2011 Torgersrud et al. N/A N/A N/A 2012/0262271 12/2011 Torgersrud et al. N/A N/A N/A 2013/0047217 12/2012 Shuster 726/4 G06F 40/143 40/143 2013/0050199 12/2012 Chavez N/A N/A N/A 2013/0050199 12/2012 Chavez N/A N/A N/A 2013/0066750 12/2012 Siddique et al. N/A N/A 2013/003670 12/2012 Das et al. N/A N/A N/A 2013/0263227 12/2012 Gongaware et al. N/A N/A N/A 2013/0263227 12/2012 Gongaware et al. N/A N/A 2014/00058812 12/2013 Bender et al. N/A N/A 2014/0038984 12/2013 Bender et al. N/A N/A 2014/0058984 12/2013 Bender et al. N/A N/A 2014/0267964 12/2013 Gapper et al. N/A N/A 2014/0267954 12/2013 Gapper et al. N/A N/A 2014/026959 12/2013 Gapper et al. N/A N/A 2014/0269591 12/2013 Torgersrud et al. N/A N/A 2014/0269595 12/2014 Carre et al. N/A N/A 2015/026329 12/2014 Sahin N/A N/A 2015/023310344 12/2014 Gupta N/A N/A 2015/0324562 12/2014 Gupta N/A N/A 2015/0324562 12/2014 Gupta N/A N/A 20	2009/0254836	12/2008	Bajrach		N/A
2011/0258148	2011/0072367	12/2010	-	N/A	N/A
2011/0286585 12/2010 Hodge N/A N/A N/A 2012/0041903 12/2011 Beilby et al. N/A N/A N/A N/A 2012/0095835 12/2011 Abelow N/A N/A N/A N/A 2012/0095835 12/2011 Zernik 706/45 G06Q 10/10 2012/0183137 12/2011 Laughlin N/A N/A N/A 2012/0260263 12/2011 Edoja N/A N/A N/A N/A 2012/0262271 12/2011 Torgersrud et al. N/A N/A N/A N/A 2012/0261265 12/2011 Holenstein et al. N/A	2011/0209159	12/2010	Baratz et al.	N/A	N/A
2012/0041903 12/2011 Beilby et al. N/A N/A N/A 2012/0069313 12/2011 Abelow N/A N/A N/A 2012/005835 12/2011 Zemik 706/45 G06Q 10/10 2012/0183137 12/2011 Laughlin N/A N/A N/A 2012/0260263 12/2011 Edoja N/A N/A N/A 2012/0260263 12/2011 Torgersrud et al. N/A N/A N/A 2012/0262271 12/2011 Torgersrud et al. N/A N/A N/A N/A 2012/0271805 12/2011 Holenstein et al. N/A N/A N/A N/A 2013/0050199 12/2012 Chavez N/A N/A N/A 2013/0051548 12/2012 Chavez N/A N/A N/A 2013/0051548 12/2012 Siddique et al. N/A N/A N/A 2013/0073670 12/2012 Das et al. N/A N/A N/A 2013/0191898 12/2012 Cangaware et al. N/A N/A N/A N/A N/A 2013/0263227 12/2012 Gongaware et al. N/A N/A N/A 2014/0002444 12/2013 Bennett et al. N/A N/A N/A 2014/0058812 12/2013 Simon 707/758 A63F 13/12 2014/0106464 12/2013 Simon 707/758 A63F 13/12 2014/0156796 12/2013 Kaleal et al. N/A N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A N/A 2014/025095 12/2013 Torgersrud et al. N/A N/A 2014/025059 12/2013 Torgersrud et al. N/A N/A 2014/0279050 12/2013 Torgersrud et al. N/A N/A 2014/0279050 12/2013 Torgersrud et al. N/A N/A 2014/0280559 12/2014 Sahin N/A N/A 2015/003639 12/2014 Sahin N/A N/A 2015/026329 12/2014 Sahin N/A N/A 2015/0348329 12/2014 Scavezze et al. N/A N/A 2015/0348329 12/2014 Scavezze et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A 2015/0348329	2011/0258148	12/2010	Gao	N/A	N/A
2012/0041903	2011/0286585	12/2010	Hodge	N/A	N/A
2012/0095835 12/2011 Makar et al. N/A N/A 2012/0101970 12/2011 Laughlin N/A N/A N/A 2012/0260263 12/2011 Edoja N/A N/A N/A 2012/0260261 12/2011 Edoja N/A N/A N/A 2012/0262271 12/2011 Torgersrud et al. N/A N/A N/A 2012/0271805 12/2011 Holenstein et al. N/A	2012/0041903	12/2011	•	N/A	N/A
2012/0101970 12/2011 Zemik 706/45 G06Q 10/10 2012/0183137 12/2011 Laughlin N/A	2012/0069131	12/2011	Abelow	N/A	N/A
2012/0183137 12/2011 Laughlin N/A N/A N/A 2012/0260263 12/2011 Edoja N/A N/A N/A 2012/0260263 12/2011 Torgersrud et al. N/A N/A N/A N/A 2012/0271805 12/2011 Holenstein et al. N/A N/A N/A 2013/0047217 12/2012 Shuster 726/4 40/143 2013/0050199 12/2012 Chavez N/A N/A N/A 2013/0051548 12/2012 Chavez N/A N/A N/A N/A 2013/0066750 12/2012 Siddique et al. N/A N/A N/A 2013/0073670 12/2012 Das et al. N/A N/A N/A N/A 2013/0191898 12/2012 Kraft N/A N/A N/A N/A 2013/0263227 12/2012 Gongaware et al. N/A N/A N/A 2014/0002444 12/2013 Bennett et al. N/A N/A N/A 2014/0058812 12/2013 Bennett et al. N/A N/A N/A 2014/0058812 12/2013 Simon 707/758 A63F 13/12 2014/0166796 12/2013 Kaleal et al. N/A N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A N/A 2014/0267547 12/2013 Torgersrud et al. N/A N/A N/A 2014/0267547 12/2013 Torgersrud et al. N/A N/A N/A 2014/0280559 12/2013 Torgersrud et al. N/A N/A N/A 2014/0280559 12/2013 Torgersrud et al. N/A N/A N/A 2014/0280150 12/2013 Naik 709/227 H04L 67/141 H04W 2015/0094097 12/2014 Sahin N/A N/A N/A 2015/004699 12/2014 Sahin N/A N/A N/A 2015/026329 12/2014 Gupta N/A N/A N/A 2015/024669 12/2014 Sahin N/A N/A N/A 2015/0248649 12/2014 Sahin N/A N/A N/A 2015/0248649 12/2014 Sahin N/A N/A N/A 2015/0248649 12/2014 Sahin N/A N/A N/A 2015/034652 12/2014 Sahin N/A N/A N/A 2015/034652 12/2014 Gupta N/A N/A 2015/034652 12/2014 Gupta N/A N/A 2015/034652 12/2014 Gupta N/A N/A N/A 2015/034652 12/2014 Gupta N/A N/A N/A 201	2012/0095835	12/2011	Makar et al.	N/A	N/A
2012/0260263 12/2011 Edoja N/A N/A N/A 2012/0262271 12/2011 Torgersrud et al. N/A N/A N/A N/A 2012/0271805 12/2011 Holenstein et al. N/A N/A N/A N/A 2013/0047217 12/2012 Shuster 726/4 40/143 2013/0050199 12/2012 Chavez N/A N/A N/A 2013/0051548 12/2012 Chavez N/A N/A N/A 2013/0066750 12/2012 Das et al. N/A N/A N/A 2013/0073670 12/2012 Das et al. N/A N/A N/A N/A 2013/0191898 12/2012 Kraft N/A N/A N/A N/A 2013/0263227 12/2012 Gongaware et al. N/A N/A N/A 2014/0058812 12/2013 Bennett et al. N/A N/A N/A 2014/0087884 12/2013 Bender et al. N/A N/A N/A 2014/0087884 12/2013 Simon 707/758 A63F 13/12 2014/0156796 12/2013 Hong et al. N/A N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A N/A 2014/0250195 12/2013 Torgersrud et al. N/A N/A 2014/0269559 12/2013 Torgersrud et al. N/A N/A 2014/0280559 12/2013 Makar et al. N/A N/A 2014/0280559 12/2013 Nordstrom 715/753 G06F 3/016 404/0280559 12/2013 Naik 709/227 67/141 H04U 2015/0099946 12/2014 Sahin N/A N/A 2015/0206329 12/2014 Gupta N/A N/A 2015/026329 12/2014 Gupta N/A N/A 2015/026329 12/2014 Gupta N/A N/A 2015/026329 12/2014 Sahin N/A N/A 2015/024669 12/2014 Sahin N/A N/A 2015/0248649 12/2014 Sahin N/A N/A 2015/0248649 12/2014 Sahin N/A N/A 2015/0324669 12/2014 Gupta N/A N/A 2015/0326570 12/2014 Gupta N/A	2012/0101970	12/2011	Zernik	706/45	G06Q 10/10
2012/0262271 12/2011 Torgersrud et al. N/A N/A 2012/0271805 12/2011 Holenstein et al. N/A N/A 2013/0047217 12/2012 Shuster 726/4 40/143 2013/0050199 12/2012 Chavez N/A N/A 2013/0066750 12/2012 Siddique et al. N/A N/A 2013/0073670 12/2012 Das et al. N/A N/A 2013/0191898 12/2012 Kraft N/A N/A 2013/0263227 12/2012 Gongaware et al. N/A N/A 2014/0002444 12/2013 Bennett et al. N/A N/A 2014/0058812 12/2013 Bender et al. N/A N/A 2014/010644 12/2013 Kaleal et al. N/A N/A 2014/0156796 12/2013 Capper et al. N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A 2014/0279050 12/2013 Makar et al. N/A N/A	2012/0183137	12/2011	Laughlin	N/A	N/A
2012/0271805 12/2011 Holenstein et al. N/A N/A 2013/0047217 12/2012 Shuster 726/4 40/143 2013/0050199 12/2012 Chavez N/A N/A 2013/0051548 12/2012 Chavez N/A N/A 2013/0066750 12/2012 Siddique et al. N/A N/A 2013/0073670 12/2012 Das et al. N/A N/A 2013/0191898 12/2012 Kraft N/A N/A 2013/0263227 12/2012 Gongaware et al. N/A N/A 2014/0002444 12/2013 Bennett et al. N/A N/A 2014/0087884 12/2013 Simon 707/758 A63F 13/12 2014/0100464 12/2013 Kaleal et al. N/A N/A 2014/0267547 12/2013 Capper et al. N/A N/A 2014/0279050 12/2013 Torgersrud et al. N/A N/A 2014/028059 12/2013 Naik 709/227 67/141 <td>2012/0260263</td> <td>12/2011</td> <td>Edoja</td> <td>N/A</td> <td>N/A</td>	2012/0260263	12/2011	Edoja	N/A	N/A
2013/0047217 12/2012 Shuster 726/4 40/143	2012/0262271	12/2011	Torgersrud et al.	N/A	N/A
2013/0047217 12/2012 Shuster 726/4 40/143	2012/0271805	12/2011	Holenstein et al.	N/A	N/A
2013/0050199 12/2012 Chavez N/A N/A N/A N/A 2013/0051548 12/2012 Chavez N/A N/A N/A N/A 2013/0066750 12/2012 Siddique et al. N/A N/A N/A 2013/0073670 12/2012 Das et al. N/A N/A N/A N/A 2013/0191898 12/2012 Kraft N/A N/A N/A N/A N/A 2013/0263227 12/2012 Gongaware et al. N/A N/A N/A 2014/0002444 12/2013 Bennett et al. N/A N/A N/A 2014/0058812 12/2013 Bender et al. N/A N/A N/A 2014/0087884 12/2013 Simon 707/758 A63F 13/12 2014/0100464 12/2013 Kaleal et al. N/A N/A N/A 2014/0156796 12/2013 Hong et al. N/A N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A N/A 2014/0267547 12/2013 Graper et al. N/A N/A N/A 2014/0280559 12/2013 Makar et al. N/A N/A N/A 2014/0280559 12/2013 Makar et al. N/A N/A N/A 2014/0280559 12/2013 Nordstrom 715/753 G06F 3/016 H04L 2015/0094097 12/2013 Naik 709/227 H04U 667/141 H04W 2015/0168150 12/2014 Sahin N/A N/A N/A 2015/0168150 12/2014 Sahin N/A N/A N/A 2015/0223731 12/2014 Gupta N/A N/A N/A 2015/0224669 12/2014 Gupta N/A N/A N/A 2015/0224669 12/2014 Gupta N/A N/A N/A 2015/0324562 12/2014	2012/0047217	12/2012	Chuston	726/4	G06F
2013/0051548 12/2012 Chavez N/A N/A N/A 2013/0066750 12/2012 Siddique et al. N/A N/A N/A 2013/0073670 12/2012 Das et al. N/A N/A N/A N/A 2013/0191898 12/2012 Kraft N/A N/A N/A N/A 2013/0263227 12/2012 Gongaware et al. N/A N/A N/A N/A 2014/0002444 12/2013 Bennett et al. N/A N/A N/A 2014/0087884 12/2013 Simon 707/758 A63F 13/12 2014/0100464 12/2013 Kaleal et al. N/A N/A N/A 2014/0156796 12/2013 Hong et al. N/A N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A N/A 2014/0267547 12/2013 Torgersrud et al. N/A N/A 2014/0267547 12/2013 Makar et al. N/A N/A 2014/0280559 12/2013 Makar et al. N/A N/A 2014/0280559 12/2013 Nordstrom 715/753 G06F 3/016 H04L 67/141 H04W 2015/0094097 12/2014 Fraccaroli 455/456.3 H04W 2015/0168150 12/2014 Sahin N/A N/A N/A 2015/020329 12/2014 Gupta N/A N/A 2015/0223731 12/2014 Gupta N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/023629 12/2014 Gupta N/A N/A 2015/0246699 12/2014 Sahin N/A N/A 2015/0246699 12/2014 Gupta N/A N/A 2015/0324562 12/2014 Gupta N/A N/A 2015/0326570 12/2014 Gurre et al. N/A N/A 2015/0348329 12/2014 Garre et al. N/A N/A 2015/0348329 12/2014 G	2013/004/21/	12/2012	Silustei	/20/4	40/143
2013/0066750 12/2012 Siddique et al. N/A N/A N/A N/A 2013/0073670 12/2012 Das et al. N/A N	2013/0050199	12/2012	Chavez	N/A	N/A
Das et al. N/A N/A N/A	2013/0051548	12/2012	Chavez	N/A	N/A
2013/0191898 12/2012 Kraft N/A N/A N/A Rocal	2013/0066750	12/2012	Siddique et al.	N/A	N/A
2013/0263227 12/2012 al. N/A N/A N/A	2013/0073670	12/2012	Das et al.	N/A	N/A
2014/0002444 12/2013 Bennett et al. N/A N/A	2013/0191898	12/2012	Kraft	N/A	N/A
2014/0058812 12/2013 Bender et al. N/A N/A N/A 2014/0087884 12/2013 Simon 707/758 A63F 13/12 A63F	2013/0263227	12/2012	•	N/A	N/A
2014/0087884 12/2013 Simon 707/758 A63F 13/12	2014/0002444	12/2013	Bennett et al.	N/A	N/A
2014/0100464 12/2013 Kaleal et al. N/A N/A N/A 2014/0156796 12/2013 Hong et al. N/A N/A N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A N/A N/A 2014/0267547 12/2013 Torgersrud et al. N/A N/A N/A N/A 2014/0279050 12/2013 Makar et al. N/A N/A N/A 2014/0280559 12/2013 Torgersrud N/A N/A N/A 2014/0282105 12/2013 Nordstrom 715/753 G06F 3/016 H04L 67/141 H04W 67/141 H04W 4/021 2015/0099046 12/2014 Sahin N/A N/A N/A 2015/0168150 12/2014 Kahn et al. N/A N/A N/A 2015/0206329 12/2014 Devries N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0244699 12/2014 Hessler N/A N/A 2015/0248649 12/2014 Gunjan N/A N/A 2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014 Publicover et al. N/A N/A N/A 2015/0326570 12/2014 Publicover et al. N/A N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A 2015/0348329 12/2014 Carre e	2014/0058812	12/2013	Bender et al.	N/A	N/A
2014/0156796 12/2013 Hong et al. N/A N/A 2014/0250195 12/2013 Capper et al. N/A N/A 2014/0267547 12/2013 Torgersrud et al. N/A N/A 2014/0279050 12/2013 Makar et al. N/A N/A 2014/0280559 12/2013 Torgersrud N/A N/A 2014/0317302 12/2013 Nordstrom 715/753 G06F 3/016 2014/0317302 12/2013 Naik 709/227 H04L 67/141 Fraccaroli 455/456.3 H04W 4/021 4/021 H04W 2015/0094097 12/2014 Sahin N/A N/A 2015/0099946 12/2014 Sahin N/A N/A 2015/0168150 12/2014 Kahn et al. N/A N/A 2015/0206329 12/2014 Devries N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0248649 12/2014 Avats N/A </td <td>2014/0087884</td> <td>12/2013</td> <td>Simon</td> <td>707/758</td> <td>A63F 13/12</td>	2014/0087884	12/2013	Simon	707/758	A63F 13/12
2014/0250195 12/2013 Capper et al. N/A N/A 2014/0267547 12/2013 Torgersrud et al. N/A N/A 2014/0279050 12/2013 Makar et al. N/A N/A 2014/0280559 12/2013 Torgersrud N/A N/A 2014/0282105 12/2013 Nordstrom 715/753 G06F 3/016 2014/0317302 12/2013 Naik 709/227 H04L 67/141 67/141 H04W H04W 2015/0094097 12/2014 Sahin N/A N/A 2015/0099946 12/2014 Sahin N/A N/A 2015/0168150 12/2014 Kahn et al. N/A N/A 2015/0188925 12/2014 Gupta N/A N/A 2015/0206329 12/2014 Devries N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0244699 12/2014 Avats N/A N/A 2015/0310344 12/2014	2014/0100464	12/2013	Kaleal et al.	N/A	N/A
2014/0267547 12/2013 Torgersrud et al. N/A N/A 2014/0279050 12/2013 Makar et al. N/A N/A 2014/0280559 12/2013 Torgersrud N/A N/A 2014/0282105 12/2013 Nordstrom 715/753 G06F 3/016 2014/0317302 12/2013 Naik 709/227 H04L 67/141 67/141 H04W 67/141 2015/0094097 12/2014 Sahin N/A N/A 2015/0099946 12/2014 Sahin N/A N/A 2015/0168150 12/2014 Kahn et al. N/A N/A 2015/0188925 12/2014 Gupta N/A N/A 2015/0206329 12/2014 Devries N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0244699 12/2014 Avats N/A N/A 2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014		12/2013		N/A	N/A
2014/0279050 12/2013 Makar et al. N/A N/A 2014/0280559 12/2013 Torgersrud N/A N/A 2014/0282105 12/2013 Nordstrom 715/753 G06F 3/016 2014/0317302 12/2013 Naik 709/227 H04U 2015/0094097 12/2014 Fraccaroli 455/456.3 H04W 2015/0099946 12/2014 Sahin N/A N/A 2015/0168150 12/2014 Kahn et al. N/A N/A 2015/0206329 12/2014 Gupta N/A N/A 2015/0223731 12/2014 Devries N/A N/A 2015/0246699 12/2014 Hessler N/A N/A 2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014 Scavezze et al. N/A N/A 2015/0324562 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2014/0250195	12/2013	Capper et al.	N/A	N/A
2014/0280559 12/2013 Torgersrud N/A N/A 2014/0282105 12/2013 Nordstrom 715/753 G06F 3/016 2014/0317302 12/2013 Naik 709/227 H04L 67/141 2015/0094097 12/2014 Fraccaroli 455/456.3 H04W 4/021 2015/0099946 12/2014 Sahin N/A N/A 2015/0168150 12/2014 Kahn et al. N/A N/A 2015/0188925 12/2014 Gupta N/A N/A 2015/0206329 12/2014 Devries N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0244699 12/2014 Hessler N/A N/A 2015/0310344 12/2014 Avats N/A N/A 2015/0324562 12/2014 Gunjan N/A N/A 2015/0326570 12/2014 Scavezze et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A		12/2013	_		
2014/0282105 12/2013 Nordstrom 715/753 G06F 3/016 2014/0317302 12/2013 Naik 709/227 H04L 67/141 2015/0094097 12/2014 Fraccaroli 455/456.3 H04W 4/021 2015/0099946 12/2014 Sahin N/A N/A 2015/0168150 12/2014 Kahn et al. N/A N/A 2015/0208325 12/2014 Gupta N/A N/A 2015/0206329 12/2014 Devries N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0244699 12/2014 Hessler N/A N/A 2015/0310344 12/2014 Avats N/A N/A 2015/0324562 12/2014 Gunjan N/A N/A 2015/0326570 12/2014 Scavezze et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A		12/2013		N/A	
2014/031730212/2013Naik709/227H04L 67/1412015/009409712/2014Fraccaroli455/456.3H04W 4/0212015/009994612/2014SahinN/AN/A2015/016815012/2014Kahn et al.N/AN/A2015/018892512/2014GuptaN/AN/A2015/020632912/2014DevriesN/AN/A2015/022373112/2014SahinN/AN/A2015/024469912/2014HesslerN/AN/A2015/031034412/2014AvatsN/AN/A2015/032456212/2014GunjanN/AN/A2015/032657012/2014Publicover et al.N/AN/A2015/034832912/2014Carre et al.N/AN/A			•		
2014/0317302 12/2013 Naik 709/227 67/141 2015/0094097 12/2014 Fraccaroli 455/456.3 H04W 2015/0099946 12/2014 Sahin N/A N/A 2015/0168150 12/2014 Kahn et al. N/A N/A 2015/0188925 12/2014 Gupta N/A N/A 2015/0206329 12/2014 Devries N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0244699 12/2014 Hessler N/A N/A 2015/0248649 12/2014 Avats N/A N/A 2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014 Scavezze et al. N/A N/A 2015/0326570 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2014/0282105	12/2013	Nordstrom	715/753	
2015/0094097 12/2014 Fraccaroli 455/456.3 4/021 2015/0099946 12/2014 Sahin N/A N/A 2015/0168150 12/2014 Kahn et al. N/A N/A 2015/0188925 12/2014 Gupta N/A N/A 2015/0206329 12/2014 Devries N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0244699 12/2014 Hessler N/A N/A 2015/0248649 12/2014 Avats N/A N/A 2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014 Scavezze et al. N/A N/A 2015/0326570 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2014/0317302	12/2013	Naik	709/227	
2015/016815012/2014Kahn et al.N/AN/A2015/018892512/2014GuptaN/AN/A2015/020632912/2014DevriesN/AN/A2015/022373112/2014SahinN/AN/A2015/024469912/2014HesslerN/AN/A2015/024864912/2014AvatsN/AN/A2015/031034412/2014GunjanN/AN/A2015/032456212/2014Scavezze et al.N/AN/A2015/032657012/2014Publicover et al.N/AN/A2015/034832912/2014Carre et al.N/AN/A	2015/0094097	12/2014	Fraccaroli	455/456.3	
2015/018892512/2014GuptaN/AN/A2015/020632912/2014DevriesN/AN/A2015/022373112/2014SahinN/AN/A2015/024469912/2014HesslerN/AN/A2015/024864912/2014AvatsN/AN/A2015/031034412/2014GunjanN/AN/A2015/032456212/2014Scavezze et al.N/AN/A2015/032657012/2014Publicover et al.N/AN/A2015/034832912/2014Carre et al.N/AN/A	2015/0099946	12/2014	Sahin	N/A	N/A
2015/0206329 12/2014 Devries N/A N/A 2015/0223731 12/2014 Sahin N/A N/A 2015/0244699 12/2014 Hessler N/A N/A 2015/0248649 12/2014 Avats N/A N/A 2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014 Scavezze et al. N/A N/A 2015/0326570 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2015/0168150	12/2014	Kahn et al.	N/A	N/A
2015/0223731 12/2014 Sahin N/A N/A 2015/0244699 12/2014 Hessler N/A N/A 2015/0248649 12/2014 Avats N/A N/A 2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014 Scavezze et al. N/A N/A 2015/0326570 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2015/0188925	12/2014	Gupta	N/A	N/A
2015/0244699 12/2014 Hessler N/A N/A 2015/0248649 12/2014 Avats N/A N/A 2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014 Scavezze et al. N/A N/A 2015/0326570 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2015/0206329	12/2014	Devries	N/A	N/A
2015/0248649 12/2014 Avats N/A N/A 2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014 Scavezze et al. N/A N/A 2015/0326570 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2015/0223731	12/2014	Sahin	N/A	N/A
2015/0310344 12/2014 Gunjan N/A N/A 2015/0324562 12/2014 Scavezze et al. N/A N/A 2015/0326570 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2015/0244699	12/2014	Hessler	N/A	N/A
2015/0324562 12/2014 Scavezze et al. N/A N/A 2015/0326570 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2015/0248649	12/2014	Avats	N/A	N/A
2015/0326570 12/2014 Publicover et al. N/A N/A 2015/0348329 12/2014 Carre et al. N/A N/A	2015/0310344	12/2014	Gunjan	N/A	N/A
2015/0348329 12/2014 Carre et al. N/A N/A	2015/0324562	12/2014	Scavezze et al.	N/A	N/A
		12/2014	Publicover et al.	N/A	N/A
2016/0042648 12/2015 Kothuri N/A N/A					
	2016/0042648	12/2015	Kothuri	N/A	N/A

2016/0071326 12/2015 Spivack N/A N/A 2016/0105463 12/2015 Moturu et al. N/A N/A N/A 2016/0156625 12/2015 Hodge et al. N/A N/A N/A 2016/01562946 12/2015 Delli Santi et al. N/A N/A N/A 2016/0180590 12/2015 Durham 345/633 27/0172 2016/018936 12/2015 Durham 345/633 27/0172 2016/0193732 12/2015 Breazeal et al. N/A N/A N/A 2016/0195923 12/2015 Nauseef et al. N/A N/A N/A 2016/0195923 12/2015 Hasan N/A N/A N/A 2016/030388 12/2015 Stafford et al. N/A N/A N/A 2016/03037397 12/2015 Clement N/A N/A GO2B 27/0093 27/0093 2016/0313790 12/2015 Fan et al. N/A N/A N/A 2016/03981416 12/2015 Fan et al. N/A N/A N/A 2017/0044454 12/2016 Abbas N/A N/A N/A 2017/0083714 12/2016 Keiser et al. N/A N/A N/A 2017/0083714 12/2016 Keiser et al. N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A 2017/0123649 12/2016 Gana et al. N/A N/A 2017/0123649 12/2016 Gana et al. N/A N/A 2017/01236407 12/2016 Gana et al. N/A N/A 2017/01236407 12/2016 Brown N/A N/A 2017/0236407 12/2016 Brown N/A N/A 2017/0236407 12/2016 Brown N/A H04L 67/55 2017/024936 12/2016 Depies N/A N/A 2017/0339404 12/2016 Brown N/A H04L 67/53 2017/0353404 12/2016 Taine N/A N/A 2017/0353404 12/2016 Taine N/A N/A 2017/0353404 12/2016 Taine N/A N/A 2018/0007099 12/2017 Ein-Gil N/A N/A 2018/0007099 12/2017 Ein-Gil N/A N/A 606F 3/017 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0012408 12/2017 Gentilin et al. N/A N/A 606F 3/017 2018/0019950 12/2017 Humadi N/A A63F 13/35 2018/0129950 12/2017 Humadi N/A A63F 13/35 2018/0129950 12/2017 Humadi N/A N/A N/A 2018/0019950 12/2017 Humadi N/A N/A N/A 2018/0019950 12/2017 Humadi N/A N/A N/	2016/0049094	12/2015	Gupta et al.	N/A	N/A
2016/0140320 12/2015 Moturu et al. N/A	2016/0071326	12/2015	-	N/A	N/A
2016/0156625 12/2015 Hodge et al. N/A N/A N/A 2016/0162946 12/2015 Delli Santi et al. N/A N/A N/A 2016/0160590 12/2015 Kamhi et al. N/A N/A N/A N/A 2016/0180590 12/2015 Durham 345/633 GO2B 27/0172 2016/0193732 12/2015 Breazeal et al. N/A N/A N/A 2016/0195923 12/2015 Nauseef et al. N/A N/A N/A 2016/0253428 12/2015 Hasan N/A N/A N/A N/A 2016/030388 12/2015 Hasan N/A N/A N/A N/A N/A 2016/0303389 12/2015 Clement N/A N/A N/A N/A N/A N/A 2016/0313790 12/2015 Kesten et al. N/A N/A N/A N/A N/A 2016/03313790 12/2015 Kesten et al. N/A N/A N/A N/A 2016/0381416 12/2015 Fan et al. N/A N/A N/A 2017/0041454 12/2016 Nicholls et al. N/A N/A N/A 2017/0080346 12/2016 Abbas N/A N/A N/A 2017/0080346 12/2016 Clavel et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0123649 12/2016 Clarel et al. N/A N/A 2017/0139916 12/2016 Clarel et al. N/A N/A N/A 2017/0153399 12/2016 Brown N/A HO4W 4/80 2017/0236407 12/2016 Brown N/A HO4W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A 2017/02364936 12/2016 Brown N/A HO4W 4/80 2017/03234624 12/2016 Breitenfeld et al. N/A N/A 2017/0324624 12/2016 Breitenfeld et al. N/A N/A 2017/0333404 12/2016 Hodge N/A N/A 2018/007099 12/2017 Ein-Gil N/A N/A 2018/0077243 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A G06F 3/017 2018/0025996 12/2017 Smith N/A G06F 3/017 2018/0025996 12/2017 Humadi N/A N/A N/A 2018/0025996 12/2017 Hodge N/A N/A N/A 2018/0025996	2016/0105463	12/2015	Stuntebeck	726/1	H04L 51/04
2016/0162946 12/2015 Delli Santi et al. N/A N/A 2016/0180590 12/2015 Kamhi et al. N/A N/A GO2B 27/0172 2016/0188585 12/2015 Breazeal et al. N/A N/A N/A 2016/0195923 12/2015 Hasan N/A N/A N/A 2016/0253428 12/2015 Hasan N/A N/A N/A 2016/0253428 12/2015 Hasan N/A N/A N/A 2016/0300388 12/2015 Stafford et al. N/A N/A N/A 2016/0313790 12/2015 Kesten et al. N/A N/A N/A 2016/0373397 12/2015 Fan et al. N/A N/A N/A 2016/0381416 12/2016 Nicholls et al. N/A N/A N/A 2017/0080346 12/2016 Nicholls et al. N/A N/A N/A 2017/0080314 12/2016 Keiser et al. N/A N/A N/A 2017/0083714 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0123649 12/2016 Hall et al. N/A N/A N/A 2017/0129573 12/2016 Horseman et al. N/A N/A 2017/0129539 12/2016 Brown N/A N/A N/A 2017/0236407 12/2016 Brown N/A H04W 4/80 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Breitenfeld et al. N/A N/A 2017/0324624 12/2016 Breitenfeld et al. N/A N/A 2017/0339404 12/2016 Hodge N/A N/A 2018/007099 12/2017 Ein-Gil N/A N/A 104/A 2018/007099 12/2017 Ein-Gil N/A N/A 104/A 2018/007099 12/2017 Ein-Gil N/A N/A 104/A 2018/0077243 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Smith N/A G06F 3/017 2018/007996 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Smith N/A N/A N/A 2018/0205996 12/2017 Hodge N/A N/A N/A 2018/0205996 12/2017	2016/0140320	12/2015	Moturu et al.	N/A	N/A
2016/0180590 12/2015 Kamhi et al. N/A N/A GO2B 2016/0188585 12/2015 Durham 345/633 27/0172 2016/0193732 12/2015 Breazeal et al. N/A N/A N/A 2016/0195923 12/2015 Hasan N/A N/A N/A 2016/030388 12/2015 Stafford et al. N/A N/A N/A 2016/030388 12/2015 Stafford et al. N/A N/A N/A 2016/0313790 12/2015 Kesten et al. N/A N/A N/A 2016/0373397 12/2015 Fan et al. N/A N/A N/A 2016/0381416 12/2015 Fan et al. N/A N/A N/A 2017/0080346 12/2016 Nicholls et al. N/A N/A N/A 2017/0080346 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0123649 12/2016 Clare et al. N/A N/A N/A 2017/0123673 12/2016 Hall et al. N/A N/A N/A 2017/0159339 12/2016 Gama et al. N/A N/A N/A 2017/015072 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Brown N/A H04W 4/80 2017/0254936 12/2016 Brown N/A H04U 67/55 2017/0264936 12/2016 Breitenfeld et al. N/A N/A H04L 67/55 2017/0324624 12/2016 Breitenfeld et al. N/A N/A H04L 67/535 2017/0353404 12/2016 Hodge N/A N/A H04L 67/535 2018/007099 12/2017 Ein-Gil N/A 65/403 2018/0070243 12/2017 Gentilin et al. N/A N/A H04L 67/143 2018/0070243 12/2017 Gentilin et al. N/A N/A H04L 67/143 2018/0070243 12/2017 Mathew N/A Go6F 3/017 2018/007099 12/2017 Smith N/A Go6F 3/017 2018/0020596 12/2017 Smith N/A Go6F 3/017 2018/0020596 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A Go6F 3/017 2018/0205996 12/2017 Hudge N/A N/A N/A 2018/0205996 12/2017 Hodge N/A N/A N/A 2018/0205	2016/0156625	12/2015	Hodge et al.	N/A	N/A
2016/0188585 12/2015 Durham 345/633 27/0172	2016/0162946	12/2015	Delli Santi et al.	N/A	N/A
2016/0188585 12/2015 Durham 345/633 27/0172	2016/0180590	12/2015	Kamhi et al.	N/A	N/A
2016/0195923 12/2015 Nauseef et al. N/A N/A 2016/0253428 12/2015 Hasan N/A N/A N/A 2016/0300388 12/2015 Stafford et al. N/A N/A N/A G022B 2016/0313790 12/2015 Clement N/A N/A N/A 2016/0313790 12/2015 Kesten et al. N/A N/A N/A 2016/0381416 12/2015 Fan et al. N/A N/A N/A 2017/0041454 12/2016 Nicholls et al. N/A N/A N/A 2017/0080346 12/2016 Abbas N/A N/A N/A 2017/0083714 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0123649 12/2016 Hall et al. N/A N/A N/A 2017/0139916 12/2016 Cama et al. N/A N/A N/A 2017/0139916 12/2016 Horseman et al. N/A N/A N/A 2017/015339 12/2016 Brown N/A H04W 4/80 2017/0254078 12/2016 Shaw N/A H04W 4/80 2017/0254078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A G022B 27/0093 2017/0324624 12/2016 Breitenfeld et al. N/A N/A 404L 67/535 2017/0324785 12/2016 Taine N/A N/A 2018/007099 12/2017 Ein-Gil N/A N/A 2018/007099 12/2017 Gentilin et al. N/A N/A 2018/007099 12/2017 Gentilin et al. N/A N/A 2018/007243 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Smith N/A N/A 2018/0205996 12/2017 Hodge N/A N/A N/A 2018/0205996 12/2017 Hodge N/A N/A 2018/0219950 12/2017 Hodge N/A N/A 2018/0219950 12/2017 Hodge N/A N/A 2018/0219950 12/2017 Hodge N/A N/A N/A 2018/0219950 12/2017 Hodge N/A N/A N/A 2018/0219950 12/2017	2016/0188585	12/2015	Durham	345/633	
2016/0253428 12/2015 Hasan N/A N/A N/A 2016/0300388 12/2015 Stafford et al. N/A N/A N/A N/A 2016/0313790 12/2015 Clement N/A N/A N/A 2016/0373397 12/2015 Kesten et al. N/A N/A N/A 2016/0381416 12/2016 Nicholls et al. N/A N/A N/A 2017/0080346 12/2016 Nicholls et al. N/A N/A N/A 2017/0080346 12/2016 Keiser et al. N/A N/A N/A 2017/0080346 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0123649 12/2016 Hall et al. N/A N/A N/A 2017/0139916 12/2016 Cama et al. N/A N/A N/A 2017/015339 12/2016 Horseman et al. N/A N/A 2017/0195339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Breitenfeld et al. N/A N/A G02B 27/0093 2017/0324624 12/2016 Breitenfeld et al. N/A N/A N/A 2017/0324785 12/2016 Breitenfeld et al. N/A N/A 2018/0007099 12/2017 Ein-Gil N/A N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. N/A N/A 2018/0205996 12/2017 Hodge N/A N/A 2018/0219950 12/2017 Hodge N/A N/A 2018/0219950 12/2017 Hodge N/A N/A 2018/0219950 12/2017 Hodge N/A N/A N/A 2018/0219950	2016/0193732	12/2015	Breazeal et al.	N/A	N/A
2016/0300388 12/2015 Stafford et al. N/A G02B	2016/0195923	12/2015	Nauseef et al.	N/A	N/A
2016/0313790 12/2015 Clement N/A CJB 27/0093	2016/0253428	12/2015	Hasan	N/A	N/A
2016/0373397 12/2015 Kesten et al. N/A N/A N/A N/A 2016/0381416 12/2015 Fan et al. N/A N/A N/A N/A 2017/0080346 12/2016 Nicholls et al. N/A N/A N/A N/A 2017/0080346 12/2016 Abbas N/A N/A N/A N/A 2017/0083714 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Hall et al. N/A N/A N/A 2017/0124573 12/2016 Hall et al. N/A N/A N/A 2017/01539916 12/2016 Horseman et al. N/A N/A N/A 2017/015339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A G02B 27/0093 2017/0324624 12/2016 Breitenfeld et al. N/A N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 67/535 2017/0353404 12/2016 Hodge N/A N/A N/A 2018/0007099 12/2017 Ein-Gil N/A N/A N/A 2018/0077243 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Smith N/A N/A N/A 2018/0205996 12/2017 Hodge N/A N/A N/A 2018/0219950 12/2017 Hodge N/A	2016/0300388	12/2015	Stafford et al.	N/A	N/A
2016/0373397 12/2015 Kesten et al. N/A N/A N/A 2016/0381416 12/2015 Fan et al. N/A N/A N/A 2017/0041454 12/2016 Nicholls et al. N/A N/A N/A 2017/0080346 12/2016 Keiser et al. N/A N/A N/A 2017/0083714 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0124573 12/2016 Clavel et al. N/A N/A N/A 2017/0139916 12/2016 Cama et al. N/A N/A N/A 2017/015039 12/2016 Horseman et al. N/A N/A N/A 2017/0195339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A N/A 2017/0251078 12/2016 Rhoads et al. N/A N/A H04L 67/55 2017/0254936 12/2016 Depies N/A G02B 27/0093 2017/0316186 12/2016 Depies N/A N/A H04L 67/55 2017/0324624 12/2016 Taine N/A N/A H04L 67/55 2017/0324785 12/2016 Taine N/A S1/043 2017/0353404 12/2016 Hodge N/A N/A N/A 2018/0007099 12/2017 Ein-Gil N/A N/A N/A 2018/0007243 12/2017 Gentilin et al. N/A N/A N/A 2018/007243 12/2017 Hodge N/A N/A G06F 3/017 2018/0205996 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Smith N/A N/A N/A 2018/0205996 12/2017 Hodge N/A N/A N/A 2018/0205996 12/2017 Hodge N/A N/A N/A N/A N/A 2018/0205996 12/2017 Hodge N/A N/A N/A N/A N/A 2018/0205996 12/2017 Hodge N/A N/A N/A	2016/0313790	12/2015	Clement	N/A	
2016/0381416 12/2015 Fan et al. N/A N/A N/A 2017/0041454 12/2016 Nicholls et al. N/A N/A N/A 2017/0080346 12/2016 Abbas N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0124573 12/2016 Cama et al. N/A N/A N/A 2017/0139916 12/2016 Cama et al. N/A N/A N/A 2017/0162072 12/2016 Horseman et al. N/A N/A N/A 2017/0195339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A H04L 67/55 2017/0264936 12/2016 Depies N/A G02B 27/0093 2017/0316186 12/2016 Breitenfeld et al. N/A N/A H04L 67/535 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 51/043 2017/0353404 12/2016 Hodge N/A N/A H04L 65/403 2018/0007099 12/2017 Ein-Gil N/A 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 404L 67/143 2018/0077243 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/025996 12/2017 Hodge N/A N/A N/A 2018/025996 12/2017 Hodge N/A N/A N/A 2018/025996 12/2017 Hodge N/A N/A N/A 2018/0219950 12/2017					
2017/0041454 12/2016 Nicholls et al. N/A N/A N/A 2017/0080346 12/2016 Abbas N/A N/A N/A N/A 2017/0083714 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0124573 12/2016 Hall et al. N/A N/A N/A N/A 2017/0139916 12/2016 Horseman et al. N/A N/A N/A 2017/0162072 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A 2017/0236407 12/2016 Shaw N/A H04L 67/55 2017/0251078 12/2016 Depies N/A G02B 27/0093 2017/0316186 12/2016 Breitenfeld et al. N/A N/A N/A 2017/0324624 12/2016 Breitenfeld et al. N/A N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 67/535 H04L 51/043 2018/0007099 12/2017 Ein-Gil N/A N/A N/A 2018/0077243 12/2017 Gentilin et al. N/A N/A H04L 67/143 2018/0077243 12/2017 Mathew N/A G06F 3/017 2018/025996 12/2017 Smith N/A N/A N/A 2018/025996 12/2017 Hodge N/A N/A N/A 2018/025996 12/2017 Hodge N/A N/A N/A 2018/025996 12/2017 Hodge N/A N/A N/A 2018/021950 12/2017 Hodge N/A N/A N/A 2018/021950 12/2017 Hodge N/A N/A N/A N/A 2018/0219950 12/2017 Hodge N/A N/A N/A 2018/0219950					
2017/0080346 12/2016 Abbas N/A N/A N/A 2017/0083714 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A 2017/0124573 12/2016 Hall et al. N/A N/A N/A 2017/0139916 12/2016 Cama et al. N/A N/A N/A 2017/0162072 12/2016 Horseman et al. N/A N/A N/A 2017/015339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A N/A 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A G02B 27/0093 2017/0316186 12/2016 Breitenfeld et al. N/A N/A N/A 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 67/535 2017/0353404 12/2016 Hodge N/A N/A N/A 2018/0007099 12/2017 Ein-Gil N/A N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A H04L 67/143 2018/0077243 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/025996 12/2017 Smith N/A N/A N/A R04 2018/025996 12/2017 Hodge N/A N/A N/A 2018/0219950 12/2017 Hodge N/A N/A N/A 2018/0219950 12/2017 Hodge N/A N/A N/A 2018/0219950 12/2017 Hodge N/A N/A N/A N/A 2018/0219950 12/2017 Hodge N/A N					
2017/0083714 12/2016 Keiser et al. N/A N/A N/A 2017/0123649 12/2016 Clavel et al. N/A N/A N/A N/A 2017/0124573 12/2016 Hall et al. N/A N/A N/A 2017/0139916 12/2016 Cama et al. N/A N/A N/A 2017/0162072 12/2016 Horseman et al. N/A N/A N/A 2017/0195339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A N/A 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A G02B 27/0093 2017/0316186 12/2016 Breitenfeld et al. N/A N/A N/A 2017/0324785 12/2016 Taine N/A H04L 67/535 2017/0353404 12/2016 Hodge N/A N/A H04L 2018/0007099 12/2017 Ein-Gil N/A N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/025996 12/2017 Smith N/A N/A N/A 2018/025996 12/2017 Hodge N/A N/A N/A 2018/025996 12/2017 Hodge N/A N/A N/A 2018/0219950 12/2017 Hodge N/A N/A N/A N/A 2018/0219950 12/2017 Hodge N/A N/A N/A 2018/021					
2017/0123649 12/2016 Clavel et al. N/A N/A					
2017/0124573 12/2016 Hall et al. N/A N/A 2017/0139916 12/2016 Cama et al. N/A N/A 2017/0162072 12/2016 Horseman et al. N/A N/A 2017/0195339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A G02B 27/0093 2017/0316186 12/2016 Breitenfeld et al. N/A N/A 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 67/535 2018/0007099 12/2017 Ein-Gil N/A N/A 2018/0007099 12/2017 Gentilin et al. N/A N/A 2018/0012408 12/2017 Mathew N/A H04L 67/535 2018/0104580 12/2017 Humadi N/A A63F 13/35 <td></td> <td></td> <td></td> <td></td> <td></td>					
2017/0139916 12/2016 Cama et al. N/A N/A 2017/0162072 12/2016 Horseman et al. N/A N/A 2017/0195339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A N/A 2017/0316186 12/2016 Breitenfeld et al. N/A N/A 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 51/043 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A N/A 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0205996 12/2017 Smith N/A N/A					
2017/0162072 12/2016 Horseman et al. N/A N/A 2017/0195339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A N/A 2017/0316186 12/2016 Breitenfeld et al. N/A N/A 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 51/043 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0205996 12/2017 Smith N/A N/A					
2017/0195339 12/2016 Brown N/A H04W 4/80 2017/0236407 12/2016 Rhoads et al. N/A N/A 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A G02B 27/0093 2017/0316186 12/2016 Breitenfeld et al. N/A N/A 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 51/043 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Humadi N/A A63F 13/35 2018/0104580 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Smith N/A N/A 2018/0219950 12/2017 Hodge N/A N/A <td></td> <td></td> <td></td> <td></td> <td></td>					
2017/0236407 12/2016 Rhoads et al. N/A N/A 2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A 27/0093 2017/0316186 12/2016 Breitenfeld et al. N/A N/A 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 51/043 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A N/A 2018/0205996 12/2017 Caporaletti et al. N/A N/A 2018/0219950 12/2017 Hodge N/A N/A					
2017/0251078 12/2016 Shaw N/A H04L 67/55 2017/0264936 12/2016 Depies N/A 27/0093 2017/0316186 12/2016 Breitenfeld et al. N/A N/A 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 51/043 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0173404 12/2017 Humadi N/A A63F 13/35 2018/0205996 12/2017 Smith N/A N/A 2018/0219950 12/2017 Hodge N/A N/A					
2017/0264936 12/2016 Depies N/A G02B 27/0093 2017/0316186 12/2016 Breitenfeld et al. N/A N/A 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 51/043 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A N/A 2018/0205996 12/2017 Gaporaletti et al. N/A N/A 2018/0219950 12/2017 Hodge N/A N/A					
2017/0264936 12/2016 Depies N/A 27/0093	201//02510/8	12/2016	Snaw	IN/A	
2017/0316186 12/2016 al. N/A N/A 2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A H04L 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A H04L 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 2018/014580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. N/A N/A 2018/0219950 12/2017 Hodge N/A N/A	2017/0264936	12/2016	_	N/A	
2017/0324624 12/2016 Taine N/A H04L 67/535 2017/0324785 12/2016 Taine N/A 51/043 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 Caporaletti et al. N/A N/A N/A 4 12/2017 Hodge N/A N/A 5 12/2017 Hodge N/A N/A	2017/0316186	12/2016		N/A	N/A
2017/0324624 12/2016 Taine N/A 67/535 2017/0324785 12/2016 Taine N/A H04L 51/043 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. N/A N/A 2018/0219950 12/2017 Hodge N/A N/A		12/2016		27/4	H04L
2017/0324785 12/2016 Taine N/A 51/043 2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. 2018/0219950 12/2017 Hodge N/A N/A	2017/0324624	12/2016	Taine	N/A	
2017/0353404 12/2016 Hodge N/A N/A 2018/0007099 12/2017 Ein-Gil N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. 2018/0219950 12/2017 Hodge N/A N/A	2015/0224505	10/0016	T. •	TA T / A	H04L
2018/0007099 12/2017 Ein-Gil N/A H04L 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. N/A N/A 2018/0219950 12/2017 Hodge N/A N/A	2017/0324785	12/2016	Taine	N/A	51/043
2018/0007099 12/2017 Ein-Gil N/A 65/403 2018/0012408 12/2017 Gentilin et al. N/A N/A 2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. 2018/0219950 12/2017 Hodge N/A N/A	2017/0353404	12/2016	Hodge	N/A	
2018/0077243 12/2017 Mathew N/A H04L 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. N/A N/A 2018/0219950 12/2017 Hodge N/A N/A					65/403
2018/007/243 12/2017 Mathew N/A 67/143 2018/0104580 12/2017 Humadi N/A A63F 13/35 2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. 2018/0219950 12/2017 Hodge N/A N/A	2018/0012408	12/2017	Gentilin et al.	N/A	
2018/0173404 12/2017 Smith N/A G06F 3/017 2018/0205996 12/2017 Caporaletti et al. N/A N/A 2018/0219950 12/2017 Hodge N/A N/A	2018/0077243	12/2017	Mathew	N/A	
2018/0205996 12/2017 Caporaletti et al. N/A N/A 2018/0219950 12/2017 Hodge N/A N/A					
2018/0205996 12/2017 al. N/A N/A 2018/0219950 12/2017 Hodge N/A N/A	2018/0173404	12/2017		N/A	G06F 3/017
8	2018/0205996	12/2017	±	N/A	N/A
	2018/0219950	12/2017	Hodge	N/A	N/A
2010/02-702/0 12/201/ Offine Ct ut. 11/11 11/11	2018/0240275	12/2017	Clements et al.	N/A	N/A
2018/0276895 12/2017 Hodge N/A N/A	2018/0276895	12/2017	Hodge	N/A	N/A
2019/0394282 12/2018 Hodge N/A N/A		12/2018	Hodge	N/A	
2023/0015909 12/2022 Hodge N/A N/A	2023/0015909	12/2022	Hodge	N/A	N/A

FOREIGN PATENT DOCUMENTS

Application Date	Country	CPC
12/2015	CN	N/A
12/2004	WO	N/A
12/2008	WO	N/A
12/2009	WO	G06Q 10/10
12/2015	WO	N/A
	Date 12/2015 12/2004 12/2008 12/2009	Date 12/2015 CN 12/2004 WO 12/2008 WO 12/2009 WO

OTHER PUBLICATIONS

International Search Report and Written Opinion directed to International Patent Application No. PCT/US2017/034694, mailed Aug. 16, 2017; 13 pages. cited by applicant

International Search Report and Written Opinion directed to International Patent Application No. PCT/US2018/015989, mailed Apr. 12, 2018; 18 pages. cited by applicant

International Search Report and Written Opinion directed to International Patent Application No. PCT/US2018/024616, mailed Jun. 14, 2018; 17 pages. cited by applicant

Extended European Search Report directed to related European Patent Application No.

18744423.7, mailed Jul. 31, 2020; 7 pages. cited by applicant

International Preliminary Report on Patentability directed to International Patent Application No.

PCT/US2018/015989, issued Jul. 30, 2019; 9 pages. cited by applicant

International Preliminary Report on Patentability directed to International Patent Application No.

PCT/US2017/034694, issued Dec. 11, 2018; 7 pages. cited by applicant

International Preliminary Report on Patentability directed to International Patent Application No.

PCT/US2018/024616, issued Oct. 1, 2019; 11 pages. cited by applicant

Primary Examiner: Book; Phyllis A

Attorney, Agent or Firm: Sterne, Kessler, Goldstein & Fox P.L.L.C.

Background/Summary

CROSS REFERENCE TO RELATED APPLICATIONS (1) This application is a continuation of U.S. Nonprovisional patent application Ser. No. 17/878,690, filed Aug. 1, 2022, which is a continuation of U.S. Nonprovisional patent application Ser. No. 17/235,118, filed Apr. 20, 2021, now U.S. Pat. No. 11,405,469, which is a continuation of U.S. Pat. No. 10,986,187, filed Sep. 3, 2019, which is a continuation of U.S. Pat. No. 10,404,804, filed Jan. 30, 2017, and all of which are entitled "System and Method for Personalized Virtual Reality Experience in a Controlled Environment," the contents of all are hereby incorporated herein by reference in their entireties.

BACKGROUND

Field

(1) This disclosure relates to a system and method for providing a monitored virtual reality experience within a controlled environment.

Background

(2) In a controlled environment such as a correctional facility, inmates have limited opportunities to interact with the outside world. Inmates may have opportunities to have certain communications with loved ones, browse websites using a mobile device, or interact with certain content, but these opportunities are limited to the inmate's room or cell and designated rooms within the controlled

environment. In other words, an inmate's experiences are limited to one or two physical communications when conducting conventional communications in a controlled environment.

Description

BRIEF DESCRIPTION OF THE DRAWINGS/FIGURES

- (1) The accompanying drawings, which are incorporated herein and form a part of the specification, illustrate embodiments of the present disclosure and, together with the description, further serve to explain the principles of the disclosure and to enable a person skilled in the pertinent art to make and use the embodiments.
- (2) FIG. **1** illustrates a block diagram of a virtual reality communication system, according to embodiments of the present disclosure.
- (3) FIG. **2** illustrates a block diagram of a communication center of the virtual reality communication system of FIG. **1**, according to embodiments of the present disclosure.
- (4) FIG. **3** illustrates a block diagram of a virtual reality communication device of the virtual reality communication of FIG. **1**, according to embodiments of the present disclosure.
- (5) FIG. **4**A illustrates a block diagram of a virtual reality communication system, according to embodiments of the present disclosure.
- (6) FIG. **4**B illustrates a block diagram of a virtual reality communication system, according to embodiments of the present disclosure.
- (7) FIG. **4**C illustrates a block diagram of a virtual reality communication system, according to embodiments of the present disclosure.
- (8) FIG. **5** illustrates a flowchart diagram of a method of registering a user via the communication system of FIG. **1**, according to embodiments of the present disclosure.
- (9) FIG. **6** illustrates a flowchart diagram of a method of initiating a virtual reality session via the communication system of FIG. **1**, according to embodiments of the present disclosure.
- (10) FIG. 7 illustrates a flowchart diagram of a method of monitoring a virtual reality session via the communication system of FIG. 1, according to embodiments of the present disclosure.
- (11) FIG. **8** illustrates a block diagram of a general purpose computer that may be used to perform various aspects of the present disclosure.
- (12) The present disclosure will be described with reference to the accompanying drawings. In the drawings, like reference numbers indicate identical or functionally similar elements. Additionally, the left most digit(s) of a reference number identifies the drawing in which the reference number first appears.

DETAILED DESCRIPTION

- (13) The following Detailed Description refers to accompanying drawings to illustrate exemplary embodiments consistent with the disclosure. References in the Detailed Description to "one exemplary embodiment," "an exemplary embodiment," "an example exemplary embodiment," etc., indicate that the exemplary embodiment described may include a particular feature, structure, or characteristic, but every exemplary embodiment may not necessarily include the particular feature, structure, or characteristic. Moreover, such phrases are not necessarily referring to the same exemplary embodiment. Further, when a particular feature, structure, or characteristic is described in connection with an exemplary embodiment, it is within the knowledge of those skilled in the relevant art(s) to affect such feature, structure, or characteristic in connection with other exemplary embodiments whether or not explicitly described.
- (14) The exemplary embodiments described herein are provided for illustrative purposes, and are not limiting. Other exemplary embodiments are possible, and modifications may be made to the exemplary embodiments within the spirit and scope of the disclosure. Therefore, the Detailed Description is not meant to limit the disclosure. Rather, the scope of the disclosure is defined only

in accordance with the following claims and their equivalents.

- (15) Embodiments may be implemented in hardware (e.g., circuits), firmware, software, or any combination thereof. Embodiments may also be implemented as instructions stored on a machine-readable medium, which may be read and executed by one or more processors. A machine-readable medium may include any mechanism for storing or transmitting information in a form readable by a machine (e.g., a computing device). For example, a machine-readable medium may include read only memory (ROM); random access memory (RAM); magnetic disk storage media; optical storage media; flash memory devices; electrical, optical, acoustical or other forms of propagated signals (e.g., carrier waves, infrared signals, digital signals, etc.), and others. Further, firmware, software, routines, instructions may be described herein as performing certain actions. However, it should be appreciated that such descriptions are merely for convenience and that such actions in fact result from computing devices, processors, controllers, or other devices executing the firmware, software, routines, instructions, etc. Further, any of the implementation variations may be carried out by a general purpose computer, as described below.
- (16) For purposes of this discussion, any reference to the term "module" shall be understood to include at least one of software, firmware, and hardware (such as one or more circuit, microchip, or device, or any combination thereof), and any combination thereof. In addition, it will be understood that each module may include one, or more than one, component within an actual device, and each component that forms a part of the described module may function either cooperatively or independently of any other component forming a part of the module. Conversely, multiple modules described herein may represent a single component within an actual device. Further, components within a module may be in a single device or distributed among multiple devices in a wired or wireless manner.
- (17) The following Detailed Description of the exemplary embodiments will so fully reveal the general nature of the disclosure that others can, by applying knowledge of those skilled in relevant art(s), readily modify and/or adapt for various applications such exemplary embodiments, without undue experimentation, without departing from the spirit and scope of the disclosure. Therefore, such adaptations and modifications are intended to be within the meaning and plurality of equivalents of the exemplary embodiments based upon the teaching and guidance presented herein. It is to be understood that the phraseology or terminology herein is for the purpose of description and not of limitation, such that the terminology or phraseology of the present specification is to be interpreted by those skilled in relevant art(s) in light of the teachings herein.
- (18) Virtual Reality Communication System
- (19) FIG. **1** illustrates a block diagram of virtual reality communication system **100**, according to embodiments of the present disclosure. Virtual reality communication system **100** includes communication center **110** configured to receive and transmit virtual reality information within a virtual reality session to inmate communication system **120**. A virtual reality session allows an inmate of a controlled environment to interact with content in virtual environment and, for a brief time, imagine himself outside or away from the controlled environment.
- (20) In some embodiments, the virtual reality session can also include outsider communication system **130** if an outsider is authorized and registered and otherwise allowed to communicate with the inmate associated with inmate communication system **120**. In this disclosure, a session refers to a virtual reality communication, which may include real-time communications such as voice calls and video calls, and non-real time communications such as a text or email, between an inmate using inmate communication system **120**, communication center **110**, and an outsider using outsider communication system **130**.
- (21) In an embodiment, inmate communication system **120** includes one or more devices provided to inmates within a correctional facility and includes any or all devices such as wireless communication device **122**, virtual reality communication devices **123**, **124**, and **136**, and/or computer station **126**. In an embodiment, virtual reality communication device **135** is connected to

computer station **126** and virtual reality communication device **136** is connected to wireless communication device **122**. Virtual reality communication devices **123**, **124**, and **136** have wired and/or wireless communication capabilities. In an embodiment, virtual reality communication device **124** may communicate directly with network **101** through a wireless connection, such as BluetoothTM or Wi-Fi connections. In another embodiment, virtual reality communication device **124** may communicate directly with network **101** through a wired connection such as a USB cable. (22) Similarly, virtual reality communication devices **123** communicates with network **101** through a connection with wireless communication devices **122**. The communication with wireless communication devices **125** may be a wireless connection, such as BluetoothTM or Wi-Fi connections or through a wired connection such as with a USB cable.

- (23) In an embodiment, virtual reality communication device **136** communicates with network **101** through a connection with computer station **126**. The communication with computer station **126** may be a wireless connection, such as BluetoothTM or Wi-Fi connections or through a wired connection such as with a USB cable.
- (24) In an embodiment, communication center 110 connects to wireless access point 125 (e.g., a router), which may provide connectivity to virtual reality communication device 124. Inmate communication system **120** connects to communication center **110** via network **101**, which may include any or all of a Local-Area Network (LAN), a Wide-Area Network (WAN), or the Internet. (25) Outsider communication system **130** includes one or more devices available to outsiders to the controlled environment and includes any and all devices such as virtual reality communication device **132**, virtual reality communication device **134**, computer station **136**, and/or wireless communication device **138**. In an embodiment, outside communication system **130** may be located within the controlled environment, such as in a designated area or room of the controlled environment. In another embodiment, outside communication system 130 may be located outside of the controlled environment such as in the outsider's home. Outsider communication system **130** connects to communication center **110** via network **103**, which may include any or all of a WAN, the Internet, and/or a Public Switched Telephone Network (PSTN). The WAN may facilitate communications with other nearby prisons, such as those within the same county, state, etc. (26) In an embodiment, WebRTC may be utilized in place of a session initiation protocol (SIP) over a WAN or the Internet, each of which provides a dedicated, private link between inmate communication system **120** and outsider communication system **130**. The Internet is utilized to provide access to computer station 136 such as remotely distributed control stations, scheduling clients, and home visitation devices.
- (27) In an embodiment, virtual reality communication system **100** also includes monitoring center **140** for monitoring communications within virtual reality communication system **100** and between inmate communication system **120** and outsider communication system **130**. Monitoring by monitoring center **140** occurs both automatically and manually by a reviewer. Monitoring center **140** is configured to receive communications from communication center **110** via network **105**, which may include any or all of a LAN, a WAN, or the Internet. In an embodiment, monitoring center **140** is further configured to communicate with communication center **110** to indicate approval of starting, sending, or receiving a virtual reality session after an initial authentication of the virtual reality session has been performed. Monitoring center **140** receives information related to all virtual reality sessions that take place between devices in virtual reality communication system **100** through communication center **110**. Monitoring center **140** can then utilize this information by recording the virtual reality session for later review and/or monitor the actions of users within the virtual reality communication system 100. In an embodiment, recording of the virtual reality session entails recording one or more aspects of the virtual reality session. Aspects of the virtual reality session include an audio stream of the virtual reality session, a video stream of the virtual reality session, and actions performed by the users during the virtual reality session. If users perform prohibited actions or interactions, monitoring center **140** may terminate the virtual

- reality session or provide a warning to the users. Monitoring center **140** may provide a predetermined number of warnings to the users prior to terminating the virtual reality session. In another embodiment, monitoring center **140** is integrated into communication center **110**.
- (28) In an embodiment, monitoring center **140** provides to communication center **110** authorized content that is available for use as part of any virtual reality sessions. For example, authorized content includes a list of websites that are available to be accessed by a user within a virtual reality session, a list of websites that are not available to be accessed, a list of games, and a list of applications such as a word processing application, a text messaging application, a video calling application, and a multimedia application.
- (29) In an embodiment, content is authorized on a per user basis (i.e., applies only to a specific user or users based on, for example, the profile information) or on a global basis (i.e., applies to all virtual reality sessions through communication center **110**). In Monitoring center **140** can modify user profiles to include information that indicates the content for which the users are authorized and not authorized. For global restrictions, monitoring center **140** can send information that indicates the content that is authorized and not authorized for all users and all virtual reality sessions. (30) Communication Center
- (31) FIG. 2 illustrates a block diagram of communication center 200, according to embodiments of the present disclosure. In an embodiment, communication center 200 represents an exemplary embodiment of communication center 110 of FIG. 1. Communication center 200 includes at least processing subsystem 210 and communication database 220, as shown by FIG. 2. Processing subsystem 210 includes one or more processors, computers, or servers identified as subsystems and can be constructed as individual physical hardware devices, or as virtual devices, such as a virtual server. The number of processing subsystems can be scaled to match the number of simultaneous user connections desired to be supported by virtual reality communication system 100. Processing subsystem 210 includes communication subsystem 212, profile subsystem, 214, and authentication subsystem 216.
- (32) In an embodiment, communication subsystem 212 controls the routing of communications to an end destination such as one or more devices within inmate communication system 120, one or more devices within outsider communication system 130, or monitoring center 140. Communication subsystem 212 performs switching required to electrically connect the one or more devices within inmate communication system 120 and one or more devices within outsider communication system 130 for a virtual reality session. Further, communication subsystem 212 logs communication information, including time of communications and parties involved in the communications, and store the logs and communications as files. The files stored by communication subsystem 212 can be stored indefinitely for use by monitoring center 140 in monitoring and investigation of an inmate and/or communication. Communication subsystem 212 also determines whether a communication should be monitored such that privileged communications such as attorney/client, doctor/client, or investigative communications are not monitored. Criteria for monitoring a communication may be based on jurisdictional requirements and/or identities of the parties.
- (33) In an embodiment, communication subsystem **212** is configured to receive contact information such as a phone number, email address, internet protocol address or other identifying data of the parties involved in the communication. The received contact information may be used by each of the subsystems of the communication center **200** for identifying respective data and processes related to the contact information, such as purported identities of parties involved in the communication.
- (34) Because there may be a variety of different communication standards employed by different audio, video, image, and text devices that wish to participate in communications, in an embodiment, communication subsystem **212** is also configured to perform format conversion of non-real time communications. Conversion of incoming and outgoing communications are

performed, as needed, to be compatible with inmate communication device **120**, outsider communication device **130**, or monitoring center **140**.

- (35) Further, because communication subsystem **212** receives and transmits communications by way of a network, in an exemplary embodiment, communication subsystem 212 is configured to decrypt received communications and encrypt transmitting communications, for security purposes. (36) Profile subsystem **214** obtains and stores profile information on parties registered to communicate via virtual reality communication system **100**. In an embodiment, profile subsystem 214 stores inmate profiles and outsider profiles. Profile subsystem 214 obtains information related to the parties from one or more of (a) a jail management system (JMS) or an offender management system (OMS) operated by the jurisdiction of the correctional facility, (b) public database containing information on the parties, or (c) a questionnaire provided by a web page, a personal approved number (PAN) list, or booking information. Information obtained by profile subsystem 214 may include personal information such as previous residences or correctional facilities, authorized contacts, family members, languages, special needs, medication requirements, etc. (37) Profile subsystem **214** also performs a registration process for those parties not enrolled or registered to use virtual reality communication system **100**. During the registration process, or at a later time, profile subsystem **214** determines accommodations and settings associated with a party and/or a party is able to select preferred settings for a communication. These accommodations and settings include, but are not limited to, preferences of the virtual reality session, such as virtual locales (e.g., beach, forest) and avatar information such as the appearance of the party's virtual representation within the virtual reality session.
- (38) In an embodiment, profile subsystem **214** also receives authorization information indicating content that is authorized and not authorized for each profile. The information may be received from a monitoring system such as monitoring center **140** as illustrated in FIG. **1**. Profile subsystem **214** can store the authorization information internally or in communication database **222**. If the information is specific to a user or user(s), profile system 214 can also store the information as part of the user or user(s) profile(s). The authorization information is used to personalize the virtual reality session by limiting or allowing access to the content by users of the virtual reality session. (39) Authentication subsystem 216 collects and stores identity data of inmates and outsiders authorized to access virtual reality communication system 100. Identity data includes at least one of a username and password data, challenge questions, challenge answers, biometric data, device data such as make and model of a communication device, and/or location data. Biometric data includes one or more of a finger print, a hand print, a voice sample, an iris or retinal sample, an image of the user (2D or 3D), a hand geometry, a signature identification, an infrared camera identification, or any other biometric as deemed appropriate. The challenge question form of identity data may be a series of challenge questions, or a single challenge question such as the last four digits of an inmate's social security number, mother's maiden name, and the like. Authentication subsystem 216 is further configured to facilitate a secure communication between parties receiving/transmitting a communication by performing identity verifications to authenticate identities of purported parties. The identity verification includes logon verifications, such as username and password verifications, biometric verification, response to challenge questions, device verification, and/or location verification.
- (40) In embodiment, authentication subsystem **216** continuously tracks biometric information during an on-going virtual reality session. For example, authentication subsystem **216** continuously tracks a user's eyes and provides the iris or retinal sample to a monitoring center through communication subsystem **212**. In this manner, the monitoring center may monitor the virtual reality session to insure that an authenticated user does not hand off the virtual reality communication device to another user who has not been authenticated by authentication subsystem **216**. Authentication subsystem **216** may also continuously monitor the voices during the virtual reality session and provide this voice information to the monitoring subsystem through

communication subsystem 212.

- (41) Authentication subsystem **216** performs an identity verification by receiving identity information such as one or more of a username and password, a response to a challenge question(s), a keypad or touch pad entry, dual tone multi frequency (DTMF) response, a voice sample, a fingerprint sample, a retinal sample, a facial image (2D or 3D), device information such as a make and model of the communication device, and/or a location of the communication device, from a communication device (such as a device of inmate communication system **120** or outsider communication system **130**) used by a purported party and comparing the identity information of the purported party with stored identity data. Authentication subsystem **216** also uses the collected information to register users of virtual reality communication system **100**. Once registered and entered into the system, users may log into virtual reality communication system **100** and initiate a virtual reality session.
- (42) Web subsystem **218** runs web server software such as Apache and/or Microsoft Internet Information Server and/or an interactive voice response (IVR) server software. The primary function of web subsystem **218** is to operate as a frontend and/or backend server in receiving and transmitting information to a party outside of communication center **200**. In an embodiment, web subsystem **218** serves as a maintenance point into communication center **200**, by which servicing, configuring, and updating can be performed. In an embodiment, the web subsystem **218** provides managing services for generating communications, receiving instructions from a party to send or receive communications, and coordinating and scheduling the transmission of communications. For example, web subsystem **218** can facilitate a party in generating a non-real time communication when the party uses a front-end application having a user interface.
- (43) In an embodiment, virtual reality subsystem **220** consists of any number of servers, and functions as the primary logic processing center in communication center **200**. Virtual reality subsystem **220** manages and facilitates overall communication between subsystems off the communication center **200** and devices external to the communication center, such as any device within inmate communication system **120** and outsider communication system **130**. After undergoing registration and authentication procedures as described above, virtual reality subsystem 220 initiates the virtual reality sessions for one or more virtual reality communication devices within virtual reality communication system. No matter the number of virtual communication devices, virtual reality subsystem **220** routes information regarding all virtual reality sessions to a monitoring center, such as monitoring center **140** in FIG. **1**, through communication subsystem **212**. Using this information, the monitoring center may monitor all aspects of virtual reality sessions, including the avatars, the actions taken by the avatars, the virtual reality environment such as the virtual details, and the interactions between the avatars and the virtual reality environment. (44) In an embodiment, virtual reality subsystem 220 initiates virtual reality sessions based on the stored profiles of the user(s) involved in the virtual reality session. An example profile is an inmate profile that includes the preferences of an inmate of a controlled environment and/or an outsider profile that includes the preferences of an outsider of the controlled environment. If a virtual reality session involves a user with a virtual reality communication device, virtual reality subsystem 220 retrieves the user profile for the user and personalizes the virtual reality session based on the preferences and information stored in the user profile. Personalizing the virtual reality session includes using a stored avatar with the stored appearance settings, setting the environment of the virtual reality session, and making available within the virtual reality session preferred content and applications such as games. If the virtual reality session involves two or more users, virtual reality subsystem 220 retrieves the user profiles for each of the users and personalizes the virtual reality session based on the preferences and information stored in the user profiles. If there are any conflicts in preferences, virtual reality subsystem 220 can prioritize certain user profiles and implement the preferences of user profiles that are prioritized higher than others. (45) In an embodiment, personalizing the virtual reality session also includes incorporating

- administrator preferences provided by an administrator of virtual reality system **100**, such as a designated employee of the controlled environment. Administrator preferences are rules or restrictions provided by the administrator and have higher priority than the preferences specified in the user profiles. In an embodiment, administrator preferences include global preferences that influence all virtual reality sessions, no matter the users involved in the virtual reality session and inmate-specific preferences that only apply to specific inmates.
- (46) Administrator preferences generally limit or allow actions that can be performed by users during a virtual reality session. For example, the administrator can restrict all inmates and outsiders from accessing websites deemed to be inappropriate or certain applications and/or specify specific websites or applications that may be accessed during a virtual reality session. As discussed above, an administrator can implement such restrictions on a global (all virtual reality sessions) or inmatespecific basis.
- (47) In an embodiment, virtual reality subsystem **220** controls content that is available to users within virtual reality sessions based on authorization information indicating authorized content and unauthorized content. The authorization information can be specific to a user or user(s) and/or applied globally to all virtual reality sessions. Authorization information can indicate that a user or user(s) are not allowed to access certain content, such as websites, games, and/or applications, while participating in the virtual reality session. For example, if a user's profile indicates that the user is not allowed to access a certain website, the user would not prevented from using a virtual reality browser within a virtual reality session, such as virtual reality browser window **406** of FIG. **4B**, to access the certain website.
- (48) Communication database **222** consists of any number of databases and/or servers, and stores and organizes data in a relational database. Communication database **222** runs a database management system, such as MYSQL™, to provide an example. Communication database **222** includes organized data such that respective identity data, authentication data, jurisdictional requirements and rules, and settings that are indexed and linked to allow access to data for each of the parties involved in a communication and data associated with each of the parties.
- (49) Virtual Reality Communication Device
- (50) FIG. 3 illustrates a block diagram of virtual reality communication device 300, according to embodiments of the present disclosure. Virtual reality communication device 300 may be an exemplary embodiment of any of virtual reality communication devices 123, 124, 132, 134, or 135 as illustrated in FIG. 1. In an embodiment, virtual reality communication device 300 includes processor circuitry 310 that is communicatively coupled to plurality of communication interfaces 320, input/output circuitry 330, positional and motion circuitry 340, and virtual reality display 350. Processor circuitry 310 includes one or more processors 312, circuitry, and/or logic configured to control the overall operation of communication device 300, including the operation of communication interfaces 320, input/output circuitry 330, and positional and motion circuitry 340. Processor circuitry 310 further includes memory 314 to store data and instructions. Memory 314 may be any well-known volatile and/or non-volatile memory that is removable and/or non-removable.
- (51) Communication interfaces **320** include one or more transceivers, transmitters, and/or receivers that communicate via a wireless interface, such as through one or more antennas **322**, or a wired interface, such as through a USB cable. In an embodiment, communication interfaces **320** are configured to transmit and receive communications between an inmate and an outsider via network **101** and network **103**, as illustrated in FIG. **1**. In an embodiment, communication interfaces **320** connect virtual reality communication device **300** with other devices such as a mobile device and/or external input devices such as a keyboard, mouse, camera, or touch interface. (52) In an embodiment, virtual reality communication device **300** includes integrated input/output circuitry **330** includes circuitry such as a keypad, a touch interface, a microphone, and a camera.

Input/output circuitry **330** may be used by a party for traditional mobile device communications

- such as audio, video, or text communications. Input/output circuitry **330** such as the microphone and camera are used during monitoring operations to capture audio and/or video of a party and surrounding areas.
- (53) In an embodiment, virtual reality communication device **300** may include positional and motion sensors **340** include circuitry for determining a current location and a change in location of communication device **300**. Positional and motion circuitry **340** may include such circuitry as Global Positioning System (GPS) technology, indoor positioning systems (IPS) technology, accelerometers, and/or gyroscopes to determine position and motion of virtual reality communication device **300**.
- (54) Input/output circuitry **330** and positional and motion sensors **340** can provide input to virtual reality communication device **300** through head, body, arm, eye and finger, movements. Eye movement of a user of a virtual reality communication device **300** can be monitored. Eye movement of the user can operate much like a mouse by following the eye movement moving a cursor and utilizing the blinks of the eyes to select an item (i.e., similar to a mouse click). This allows for the entry of alpha numeric or the selection of items from the display without the user having to use his fingers or hands. Lunges and direction changes can be captured with accelerometers and gyroscope devices of positional and motion sensors **340**.
- (55) Virtual reality display **350** is component for displaying virtual reality images or scenes for viewing by a user of the virtual reality communication device **300**. In an embodiment, virtual reality display **350** is a display of a standalone virtual reality device that may be worn by a user. Virtual reality display **350** provides a high-resolution and wide angle view (e.g., 115 degrees) of a virtual reality session. In another embodiment, virtual reality display **350** may be implemented as a display of a mobile device such as a mobile phone, smartphone, or tablet. The mobile device may then be attached to a headpiece that may be worn by the user.
- (56) System Operation
- (57) Exemplary usage of virtual reality communication system **100** in a correctional environment will be described with respect to FIGS. **4**A-**4**C. In an embodiment, FIG. **4**A depicts an exemplary embodiment of a virtual reality session **400**A between inmate communication device **401**A, outsider communication device **401**B, and monitoring center **402**. Virtual reality session **400**A includes virtual reality communication **403** depicts an exemplary visual environment that is simultaneously viewable by inmate communication device 401A, outsider communication device **401**B, and monitoring center **402**. Virtual reality communication **403** is simultaneously viewable through a display of inmate communication device **401**A and a display of outsider communication device **401**B. Virtual reality communication **403** also provides an audio channel through which users of inmate communication device **401**A and outsider communication device **401**B talk with each other using for example a microphone of inmate communication device **401**A and outsider communication device **401**B or that is part of an external device connected to inmate communication device **401**A and outsider communication device **401**B. In an embodiment, virtual reality communication 403 includes an inmate avatar 404 and an outsider avatar 405. Inmate avatar **404** is a personalized virtual representation of a user of inmate communication device **401**A and outsider avatar **405** is a personalized virtual representation of a user of outsider communication device **401**B. As further discussed with respect to FIG. **5**, a user, such as an inmate of a controlled environment or an outsider of the controlled environment, can customize his avatar as part of a registration process. Accordingly, users of inmate communication device **401**A and outsider communication device **401**B may talk with and view a virtual representation of each other as part of virtual reality communication **403**.
- (58) In an embodiment, virtual reality communication **403** is also viewable by monitoring center **402**. As will be further discussed with respect to FIG. **7**, monitoring center **402** monitors virtual reality communication **403** including the actions of users of inmate communication device **401**A and outsider communication device **401**B. Monitoring center **402** monitors virtual reality

communication **403** to prevent prohibited actions from occurring within virtual reality communication **403**.

- (59) In an embodiment, inmate communication device **401**A, outsider communication device **401**B, and monitoring center **402** are implemented within a virtual reality communication system such as virtual reality communication system **100**. One of ordinary skill in the art would understand that virtual reality session **403** is merely exemplary. For example, virtual reality session is not limited to only two users within virtual reality session **400**A, which may include one user or more than two users participating in virtual reality communication **403**.
- (60) FIG. **4**B depicts an exemplary embodiment of a virtual reality session **400**B between inmate communication device **401**A, outsider communication device **401**B, and monitoring center **402**. Virtual reality session **400**B includes virtual reality communication **403** which depicts an exemplary image that is viewable by communication device **401**A, outsider communication device **401**B, and monitoring center **402**. Virtual reality communication **403** includes virtual browser window 406 that is simultaneously viewable through a display of inmate communication device **401**A, a display of outsider communication device **401**B, and a display at monitoring center **402**. Virtual browser window **406** is also controllable by users of inmate communication device **401**A and outsider communication device **401**B. Virtual browser window **406** can display information or content simultaneously to users of inmate communication device **401**A and outsider communication device **401**B. The information or content is also controllable by the users such that any user participating in virtual communication **403** to manipulate or interact with virtual browser window **406**. In an embodiment, content includes game play activity such as a game that is played by a user of inmate communication device **401**A and/or a user of outsider communication device **401**B. Other content can also include displaying multimedia such as movies or television shows, documents such as emails, or websites. Users may control and interact with content displayed on virtual reality communication window **406** using input/output circuitry of inmate communication device **401**A and/or a user of outsider communication device **401**B or external input/output devices as discussed with respect to FIG. **3**.
- (61) In an embodiment, virtual reality communication **403** provides an audio channel through users of inmate communication device **401**A and outsider communication device **401**B may talk with each other while interacting with the virtual browser window **406**. Virtual reality communication also includes an inmate avatar **404** and an outsider avatar **405**. Accordingly, users of inmate communication device **401**A and outsider communication device **401**B may talk with, view a virtual representation of each other, and interact with virtual elements of virtual reality communication **403**.
- (62) FIG. **4**C depicts an exemplary embodiment of a virtual reality session **400**A between inmate communication device **401**A, outsider communication device **401**B, and monitoring center **402**. Virtual reality session 400C includes virtual reality communication 403 which depicts an exemplary image that is viewable by communication device **401**A, outsider communication device **401**B, and monitoring center **402**. In an embodiment, virtual reality communication **403** includes a virtual reality environment having virtual elements such as a virtual sun 308 and virtual tree 307 that is simultaneously viewable through a display of inmate communication device **401**A, a display of outsider communication device **401**B, and a display at monitoring center **402**. In an embodiment, users of inmate communication device **401**A and outsider communication device **401**B may select the virtual reality environment from a set of options pre-approved by the controlled environment. Examples of other environments include a beach, a forest, a house, or a store. In an embodiment, the virtual store environment is modeled on the controlled environment's commissary and the virtual elements include items that may be purchased by the user. (63) Operations of providing access, initiating communications, and monitoring communications within virtual reality communication system **100** in a correctional system will be described with respect to FIGS. 5-7. Although the physical devices and components that form the system have

largely already been described, additional details regarding their more nuanced operation will be described below with respect to FIGS. 1-3. While FIGS. 5-7 contain methods of operation of authentication for virtual reality communication system **100**, the operations are not limited to the order described below, and various operations can be performed in a different order. Further, two or more operations of each method can be performed simultaneously with each other. (64) FIG. **5** illustrates a flowchart diagram of a method **500** of registering a user via a virtual reality communication system, such as virtual reality communication system **100** of FIG. **1**, according to embodiments of the present disclosure. In FIG. 5, a registration or enrollment process is facilitated for a party by inmate communication device **120** or outsider communication device **130**. In **501**, a user registers before or during the first use of virtual reality communication system **100**. Registration may be performed via a website or IVR system, for example, when a party visits a designated website or calls a designated phone number facilitated by the controlled environment. In **501**, profile subsystem **214** (as described with respect to FIG. **2**) requests for initial information from the user via inmate communication device **120** or outsider communication device **130**. The initial information can include name, birthdate, social security number, contact information, a biometric sample, and/or other essential data needed to verify the user and obtain additional information associated with the user, as described below. The initial information can also include preferences from the user regarding the user's avatar. These preferences allow the user to customize the appearance of the avatar such as the avatar's hair, facial features, clothing, and other physical attributes. Such preferences can allow the user to create an avatar with a similar virtual appearance as the user. The initial information may be received by input/output circuitry **330** of virtual reality communication device **300** and transmitted to communication center **110** via communication interface 320.

- (65) Once the initial information is received by communication center **110**, profile subsystem **214** generates a user profile, such as an inmate profile, based on the initial information provided by the user at **502**. Next, profile subsystem **214** generates an avatar based on the initial information provided by the user at **503**. At **504**, a component of the controlled environment, such as communication center **200**, reviews the generated profile and avatar as part of a review process to ensure that the profile and avatar meet predefined standards. After review of the initial information, the generated profile, and the generated avatar, communication center **200** may accept the registration, at **504**, or reject the registration. In an embodiment, during steps **501-503**, all gathered and generated information obtained by communication center **110** is stored at **505** in a component of the controlled environment, such as in database **220** of communication center **200**. (66) FIG. **6** illustrates a flowchart diagram of a method **600** for initiating a virtual reality session via a virtual reality communication system, such as virtual reality communication system **100** of FIG. **1**, according to embodiments of the present disclosure. At **601**, a method of initiating a virtual reality session begins with a user request. The user request can be from an inmate of the controlled environment or may be from an outsider of the controlled environment. The user request is transmitted by the inmate's virtual reality communication device or the outsider's virtual communication device via virtual reality communication system **100**. In an embodiment, submitting a user request requires special software provided by the controlled environment and installed on the virtual communication devices. For example, an inmate opens the special software and presses an icon to submit a request for a virtual reality session, which can be limited to only the inmate or can also include an outsider using outsider communication device **130**. (67) Next, at **602**, communication center **110** determines whether the user submitting the request is
- authorized to initiate a virtual reality session. Communication center **110** can make this determination based on information included in the user request such as the identity of the user, the virtual reality communication device from which the request is submitted, or any other information identifying the user and/or the virtual reality communication device. In an embodiment, authorizing the user includes authenticating the user's identity. Examples of authentication that may be

performed include one or more of challenge questions and biometric verifications. For example, a party may be required to answer a challenge question including responding to questions regarding one or more of a previous addresses of the party, the name of the party, a birthdate of the party, a PIN, a name of someone associated with the party, or an identification number of the party. Further, a challenge question may request only a portion of the actual answer, such as only the last four digits of the party's social security number be a response. Combination of authentication processes may also occur and may include a rolling challenge question that requires the party to audibly or visually respond to the challenge question. Examples of combinations of authentication may include a response to a challenge question that requires a party to audibly state his/her mother's maiden name or for the party to respond to the answer either verbally or by touch paid while in front of a camera of inmate communication device **120** or outsider device **130** such that an audio sample, a video sample, or an image sample of the party is captured. In embodiment, authentication subsystem **216** receives required information from inmate communication device **120** or outsider communication device 130 and the received information is compared to stored identity data to determine whether the user is in fact authorized. If the user is not authorized, the method ends. If the user is authorized, communication center **110** can further determine whether the user is registered to use virtual reality communication system **100** at **603**. In an embodiment, communication center **110** can retrieve the relevant information to make this determination from profile subsystem **214**. If the user is not registered, a registration or enrollment process is performed at **604**. An exemplary registration process may include steps described above for FIG. **5**. (68) Upon determining that the user is authorized an registered, communication center **110** can then determine if any other users are joining the virtual reality session at **605**. Method **600** repeats steps **602-604** for any additional users joining the virtual reality session. Once all users joining the session have been authorized and registered, communication center **110** personalizes the virtual reality session based on the user(s) and their profiles at **606**. In an embodiment, personalizing the virtual reality session includes retrieving the profile(s) for each user and determining the preferences and other information related to the virtual reality session. Each profile can include information regarding the user's avatar, preferences for content such as games, applications, or virtual environments, and restrictions as to the content that is available or not available to the user and/or the virtual reality session. At **607**, the virtual reality session is further personalized based on any administrator preferences. In an embodiment, this step entails retrieving the administrator preferences and implementing the rules and restrictions on the virtual reality session. As discussed above, administrator preferences may be applied on a global or in-mate specific basis. For example, administrator preferences may include global restrictions which limit all virtual reality sessions from accessing inappropriate websites using the virtual reality browser window. Based on this information from the user profiles and the administrator preferences, communication center 110 generates and initiates the virtual reality session at **608**, and begins communicating the virtual reality session to the respective virtual reality communication devices of each user who is part of the virtual reality session.

- (69) FIG. **7** illustrates a flowchart diagram of a method **700** for monitoring a virtual reality session via a monitoring system, such as monitoring center **140** of FIG. **1**, according to embodiments of the present disclosure. At **701**, monitoring center **140** begins monitoring a virtual reality session initiated through a virtual reality communication system, such as virtual reality communication system **100** of FIG. **1**. At **702**, monitoring center **140** continuously monitors visual information of the virtual reality session for any prohibited actions performed by any user within the virtual session. Prohibited actions can include any actions performed by a user's avatar that are determined by monitoring center **140** to be inappropriate for a virtual reality session. For example, prohibited actions include violent actions and lewd actions.
- (70) At **703**, monitoring center **140** continuously monitors audio information of the virtual reality session for any prohibited verbal statements uttered by any user within the virtual session such as a

- session that involves more than one user. Prohibited verbal statements can include any comments stated by a user during the virtual session determined by monitoring center **140** to be inappropriate for a virtual reality session. For example, prohibited verbal statements can include curse words, lewd phrases, and/or sexual comments.
- (71) At **704**, monitoring center **140** continuously monitors biometric information obtained from any user within the virtual session to prevent authorized users from giving the virtual reality communication device to a user that has not yet been authorized for the virtual reality session. As discussed above, in an embodiment, monitoring center **140** receives biometric information from communication center **110** which retrieves the biometric information from the virtual reality communication devices that are participating in the virtual reality session. Biometric information includes audio information, retinal or iris information, and facial information. During a virtual reality session, monitoring center **140** can compare current biometric information with original biometric information from the authorized user who initiated or joined the virtual reality session. If monitoring center **140** determines that there is difference between current biometric information and the original biometric information, monitoring center can determine that there has been a change in a user of the virtual reality communication device.
- (72) If any of the steps of **702-704** are determined to be positive, a component of monitoring center **140** generates an alert to inform an administrator or other personnel of monitoring center **140** at **705**. The alert can indicate that a prohibited action, prohibited verbal statement, or a change in the authorized user has taken place in the virtual reality session. At **707**, monitoring center **140** determines whether the positive determines of steps **702-704** triggers a termination of the virtual reality session. Finally, at **706**, monitoring center **140** determines whether to continue monitoring the virtual reality session. If so, monitoring center **140** repeats steps **702-705**.
- (73) Exemplary Computer Implementation
- (74) It will be apparent to persons skilled in the relevant art(s) that various elements and features of the present disclosure, as described herein, can be implemented in hardware using analog and/or digital circuits, in software, through the execution of computer instructions by one or more general purpose or special-purpose processors, or as a combination of hardware and software.
- (75) The following description of a general purpose computer system is provided for the sake of completeness. Embodiments of the present disclosure can be implemented in hardware, or as a combination of software and hardware. Consequently, embodiments of the disclosure may be implemented in the environment of a computer system or other processing system. For example, the methods of FIGS. 5-7 can be implemented in the environment of one or more computer systems or other processing systems. An example of such a computer system **800** is shown in FIG. **8**. One or more of the modules depicted in the previous figures can be at least partially implemented on one or more distinct computer systems **800**.
- (76) Computer system **800** includes one or more processors, such as processor **804**. Processor **804** can be a special purpose or a general purpose digital signal processor. Processor **804** is connected to a communication infrastructure **802** (for example, a bus or network). Various software implementations are described in terms of this exemplary computer system. After reading this description, it will become apparent to a person skilled in the relevant art(s) how to implement the disclosure using other computer systems and/or computer architectures.
- (77) Computer system **800** also includes a main memory **806**, preferably random access memory (RAM), and may also include a secondary memory **808**. Secondary memory **808** may include, for example, a hard disk drive **810** and/or a removable storage drive **812**, representing a floppy disk drive, a magnetic tape drive, an optical disk drive, or the like. Removable storage drive **812** reads from and/or writes to a removable storage unit **816** in a well-known manner. Removable storage unit **816** represents a floppy disk, magnetic tape, optical disk, or the like, which is read by and written to by removable storage drive **812**. As will be appreciated by persons skilled in the relevant art(s), removable storage unit **816** includes a computer usable storage medium having stored

therein computer software and/or data.

- (78) In alternative implementations, secondary memory **808** may include other similar means for allowing computer programs or other instructions to be loaded into computer system **800**. Such means may include, for example, a removable storage unit **818** and an interface **814**. Examples of such means may include a program cartridge and cartridge interface (such as that found in video game devices), a removable memory chip (such as an EPROM, or PROM) and associated socket, a thumb drive and USB port, and other removable storage units 818 and interfaces 814 which allow software and data to be transferred from removable storage unit **818** to computer system **800**. (79) Computer system **800** may also include a communications interface **820**. Communications interface **820** allows software and data to be transferred between computer system **800** and external devices. Examples of communications interface 820 may include a modem, a network interface (such as an Ethernet card), a communications port, a PCMCIA slot and card, etc. Software and data transferred via communications interface **820** are in the form of signals which may be electronic, electromagnetic, optical, or other signals capable of being received by communications interface **820**. These signals are provided to communications interface **820** via a communications path **822**. Communications path **822** carries signals and may be implemented using wire or cable, fiber optics, a phone line, a cellular phone link, an RF link and other communications channels. (80) As used herein, the terms "computer program medium" and "computer readable medium" are used to generally refer to tangible storage media such as removable storage units 816 and 818 or a hard disk installed in hard disk drive **810**. These computer program products are means for providing software to computer system **800**.
- (81) Computer programs (also called computer control logic) are stored in main memory **806** and/or secondary memory **808**. Computer programs may also be received via communications interface **820**. Such computer programs, when executed, enable the computer system **800** to implement the present disclosure as discussed herein. In particular, the computer programs, when executed, enable processor **804** to implement the processes of the present disclosure, such as any of the methods described herein. Accordingly, such computer programs represent controllers of the computer system **800**. Where the disclosure is implemented using software, the software may be stored in a computer program product and loaded into computer system **800** using removable storage drive **812**, interface **814**, or communications interface **820**.
- (82) In another embodiment, features of the disclosure are implemented primarily in hardware using, for example, hardware components such as application-specific integrated circuits (ASICs) and gate arrays. Implementation of a hardware state machine so as to perform the functions described herein will also be apparent to persons skilled in the relevant art(s).

CONCLUSION

- (83) It is to be appreciated that the Detailed Description section, and not the Abstract section, is intended to be used to interpret the claims. The Abstract section may set forth one or more, but not all exemplary embodiments, and thus, is not intended to limit the disclosure and the appended claims in any way.
- (84) The disclosure has been described above with the aid of functional building blocks illustrating the implementation of specified functions and relationships thereof. The boundaries of these functional building blocks have been arbitrarily defined herein for the convenience of the description. Alternate boundaries may be defined so long as the specified functions and relationships thereof are appropriately performed.
- (85) It will be apparent to those skilled in the relevant art(s) that various changes in form and detail can be made therein without departing from the spirit and scope of the disclosure. Thus, the disclosure should not be limited by any of the above-described exemplary embodiments, but should be defined only in accordance with the following claims and their equivalents.

Claims

- 1. A method for personalizing a virtual reality session, the method comprising: receiving, from a device located within a controlled environment, a first user request to initiate the virtual reality session, wherein the first user request includes user information for a user associated with the device; receiving a second user request for a second device to join the virtual reality session; responsive to receiving the first user request, retrieving a profile associated with the user information, wherein the profile includes session initiation information and a first user preference for the virtual reality session; retrieving a second profile associated with a user of the second device, wherein the second profile includes a second user preference for the virtual reality session; identifying, for the virtual reality session, an administrator preference for restricting at least one action that can be performed within the virtual reality session; and initiating the virtual reality session based on the session initiation information, the first user preference, the second user preference, and the administrator preference, wherein the initiating comprises joining the device to the virtual reality session.
- 2. The method of claim 1, further comprising: joining the second device to the virtual reality session subsequent to initiating the virtual reality session.
- 3. The method of claim 1, wherein the administrator preference is configured as a global preference that applies to any virtual reality session initiated within the controlled environment.
- 4. The method of claim 1, wherein the administrator preference is configured as an inmate-specific preference that applies only to the user associated with the device.
- 5. The method of claim 1, further comprising: retrieving an authorization condition associated with the administrator preference; detecting an attempted action within the virtual reality session; determining that the attempted action is restricted based on the authorization condition; and restricting the attempted action within the virtual reality session based on the determining.

 6. The method of claim 5, wherein the attempted action comprises at least one accessing a website from within the virtual reality session or accessing an application from within the virtual reality session.
- 7. The method of claim 1, further comprising: continuously monitoring biometric information during the virtual reality session, wherein the biometric information includes first biometric information associated with the user associated with the device; detecting, based on the continuously monitoring, a change in the biometric information from the first biometric information to second biometric information associated with another user different from the user associated with the device; and terminating the virtual reality session based on the detecting the change.
- 8. A system within a controlled environment for initiating a virtual reality session, the system configured to: receive, from a device located within the controlled environment, a first user request to initiate the virtual reality session, wherein the first user request includes user information for a user associated with the device; receive a second user request for a second device to join the virtual reality session; responsive to receiving the first user request, retrieve a profile associated with the user information, wherein the profile includes session initiation information and a first user preference for the virtual reality session; retrieve a second profile associated with a user of the second device, wherein the second profile includes a second user preference for the virtual reality session; identify, for the virtual reality session, an administrator preference for restricting at least one action that can be performed within the virtual reality session; and initiate the virtual reality session based on the session initiation information, the first user preference, the second user preference, and the administrator preference, wherein the initiating comprises joining the device to the virtual reality session.
- 9. The system of claim 8, wherein the system is further configured to join the second device to the

virtual reality session subsequent to initiating the virtual reality session.

- 10. The system of claim 8, wherein the administrator preference is configured as a global preference that applies to any virtual reality session initiated within the controlled environment.
- 11. The system of claim 8, wherein the administrator preference is configured as an inmate-specific preference that applies only to the user associated with the device.
- 12. The system of claim 8, wherein the system is further configured to: retrieve an authorization condition associated with the administrator preference; detect an attempted action within the virtual reality session; determine that the attempted action is restricted based on the authorization condition; and restrict the attempted action within the virtual reality session based on the determining.
- 13. The system of claim 12, wherein the attempted action comprises at least one accessing a website from within the virtual reality session or accessing an application from within the virtual reality session.
- 14. The system of claim 8, wherein the system is further configured to: continuously monitor biometric information during the virtual reality session, wherein the biometric information includes first biometric information associated with the user associated with the device; detect, based on the continuously monitoring, a change in the biometric information from the first biometric information to second biometric information associated with another user different from the user associated with the device; and terminate the virtual reality session based on the detecting the change.
- 15. A non-transitory computer-readable medium having instructions stored therein, which when executed by a processor in a wireless device cause the processor to perform operations, the operations comprising: receiving, from a device located within a controlled environment, a first user request to initiate a virtual reality session, wherein the first user request includes user information for a user associated with the device; receiving a second user request for a second device to join the virtual reality session; responsive to receiving the first user request, retrieving a profile associated with the user information, wherein the profile includes session initiation information and a first user preference for the virtual reality session; retrieving a second profile associated with a user of the second device, wherein the second profile includes a second user preference for the virtual reality session; identifying, for the virtual reality session, an administrator preference for restricting at least one action that can be performed within the virtual reality session; and initiating the virtual reality session based on the session initiation information, the first user preference, the second user preference, and the administrator preference, wherein the initiating comprises joining the device to the virtual reality session.
- 16. The non-transitory computer-readable medium of claim 15, the operations further comprising: joining the second device to the virtual reality session subsequent to initiating the virtual reality session.
- 17. The non-transitory computer-readable medium of claim 15, wherein the administrator preference is configured as a global preference that applies to any virtual reality session initiated within the controlled environment.
- 18. The non-transitory computer-readable medium of claim 15, wherein the administrator preference is configured as an inmate-specific preference that applies only to the user associated with the device.
- 19. The non-transitory computer-readable medium of claim 15, the operations further comprising: retrieving an authorization condition associated with the administrator preference; detecting an attempted action within the virtual reality session; determining that the attempted action is restricted based on the authorization condition; and restricting the attempted action within the virtual reality session based on the determining.
- 20. The non-transitory computer-readable medium of claim 19, wherein the attempted action