

US012387239B2

(12) United States Patent

Hardin et al.

(10) Patent No.: US 12,387,239 B2

(45) **Date of Patent:** Aug. 12, 2025

(54) EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

(71) Applicants: Ryan Hardin, Henderson, TX (US); Andrew Hill, Houston, TX (US)

(72) Inventors: **Ryan Hardin**, Henderson, TX (US); **Andrew Hill**, Houston, TX (US)

(*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.

(21) Appl. No.: 18/805,245

(22) Filed: Aug. 14, 2024

(65) Prior Publication Data

US 2024/0403916 A1 Dec. 5, 2024

Related U.S. Application Data

- (63) Continuation of application No. 18/764,076, filed on Jul. 3, 2024, which is a continuation of application (Continued)
- (51) Int. Cl. G06Q 30/0251 (2023.01) G06Q 30/02 (2023.01) (Continued)

(56) References Cited

U.S. PATENT DOCUMENTS

6,418,311 B1 7/2002 Chmaytelli et al. 6,449,498 B1 9/2002 Kirbas et al. (Continued)

FOREIGN PATENT DOCUMENTS

KR 20040021267 3/2004 KR 20080019867 3/2008 (Continued)

OTHER PUBLICATIONS

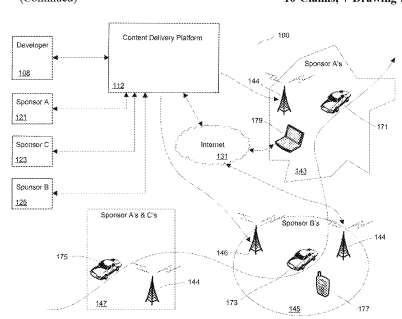
Exhibit C-14B: Invalidity Chart for the U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Jeon '867 Other Prior Art, pp. 1-3319. (Continued)

Primary Examiner — Olumide Ajibade Akonai (74) Attorney, Agent, or Firm — Davidson Kappel LLC

(57) ABSTRACT

Application developers can request to have their applications registered for use with a content delivery platform. The operator of the content delivery platform establishes perimeters defining geographic areas, and maintains records reserving particular areas for delivery of content associated with particular sponsors. Registered applications running on mobile devices can request content from the content delivery platform. Based at least in part on the request, the content delivery platform can identify a target location, which may be the location of the mobile device, or some other location indicated in the request, A mobile device can be provided content based on the relationship of the target location to the geographic areas, so that a registered application running on a mobile device with a target location contained within a geographic area assigned to a particular sponsor will receive content related to that sponsor.

16 Claims, 7 Drawing Sheets



7,219,303 B2

5/2007 Fish

Related U.S. Application Data No. 17/182,809, filed on Feb. 23, 2021, now Pat. No. 12,056,736, which is a continuation of application No. 16/019,285, filed on Jun. 26, 2018, now Pat. No. 10,984,447, which is a continuation of application No. 15/604 786, filed on Sep. 2, 2017, now Pat. No.

No. 15/694,786, filed on Sep. 2, 2017, now Pat. No. 10,049,387, which is a continuation of application No. 15/009,961, filed on Jan. 29, 2016, now Pat. No. 9,779,418, which is a continuation of application No. 14/608,285, filed on Jan. 29, 2015, now Pat. No. 9,286,625, which is a continuation of application No. 13/856,392, filed on Apr. 3, 2013, now Pat. No. 8,977,247, which is a continuation of application No. 12/434,094, filed on May 1, 2009, now Pat. No.

(51) Int. Cl. H04L 67/53 (2022.01) H04M 3/42 (2006.01) H04W 4/021 (2018.01)

8,433,296.

H04W 4/021 (2018.01) H04W 4/029 (2018.01) H04W 4/18 (2009.01)

(52) U.S. Cl.

CPC **G06Q 30/0267** (2013.01); **H04M 3/42357** (2013.01); **H04W 4/021** (2013.01); **H04W 4/029** (2018.02); **H04W 4/18** (2013.01); **H04L** 67/53 (2022.05); **H04M** 2242/14 (2013.01)

(58) Field of Classification Search

See application file for complete search history.

(56) References Cited

U.S. PATENT DOCUMENTS

6,542,729	B1	4/2003	Chmaytelli et al.
6,542,732	B1	4/2003	Khazaka et al.
6,628,938	B1	9/2003	Rachabathuni et al.
6,701,144	B2	3/2004	Kirbas et al.
6,721,578	B2	4/2004	Minear et al.
6,753,842	B1	6/2004	Williams et al.
6,782,369	B1	8/2004	Carrott
6,792,244	B2	9/2004	Ross et al.
6,810,323	B1	10/2004	Bullock et al.
6,847,888	B2	1/2005	Fox et al.
6,867,733	B2	3/2005	Sandhu et al.
6,947,772	B2	9/2005	Minear et al.
6,996,394	B2	2/2006	Minear et al.
7,009,556	B2	3/2006	Stewart
7,039,398	B2	5/2006	Chmaytelli et al.
7,054,649	B2	5/2006	Yamazaki et al.
7,065,388	B2	6/2006	Minear et al.
7,080,402	B2	7/2006	Bates et al.
7,089,264	В1	8/2006	Guido et al.
7,092,964	В1	8/2006	Dougherty et al.
7,096,004	B2	8/2006	Minear et al.
7,096,117	В1	8/2006	Gale et al.
7,099,663	B2	8/2006	Lundblade et al.
7,103,368	B2	9/2006	Teshima
7,113,772	B2	9/2006	Chmaytelli et al.
7,124,370	B2	10/2006	Fish
7,133,685	B2	11/2006	Hose et al.
7,164,986	B2	1/2007	Humphries et al.
7,200,673	В1	4/2007	Augart
7,203,967	B2	4/2007	Chmaytelli et al.
7,207,802	B2	4/2007	Wilson
7,219,145	B2	5/2007	Chmaytelli et al.

7,263,351 B2 8/2007 Ross et al. 7,324,815 B2 1/2008 Ross et al. 7,457,628 B2 11/2008 Blumberg et al. 7,519,470 B2 4/2009 Brasche et al. 7.536.172 B2 5/2009 Minear et al. 7,536,695 B2 5/2009 Alam et al. 7,565,447 B2 Gellens et al. 7/2009 7,577,522 B2 7,610,048 B2 8/2009 Rosenberg 10/2009 Ross et al 7,627,425 B2 12/2009 Salmre et al. 7,644,126 B2 1/2010 Chmaytelli 7,684,792 B2 3/2010 Lundblade et al 7,712,660 B2 5/2010 Keohane et al. 7,734,285 B2 Chmaytelli et al. 6/2010 7,743,407 B2 7,769,767 B2 6/2010 Sprigg et al. 8/2010 Petersen 7,784,089 B2 8/2010 Lundblade et al. 7,814,106 B2 10/2010 Guido et al. 7,848,765 B2 12/2010 Phillips et al. 7,921,287 B2 4/2011 Sprigg et al. 8,010,134 B2 8/2011 Barnes et al. 8,014,762 B2 9/2011 Chmaytelli et al. 8.020.001 B2 9/2011 Lundblade et al. Lundblade 8,037,515 B2 10/2011 8,112,076 B2 Lundblade et al. 2/2012 8,135,777 B2 3/2012 Colligan et al. 8,165,079 B2 4/2012 Lee et al. 8,219,115 B1 7/2012 Nelissen 8,249,577 B2 8/2012 Chmaytelli et al. 8,321,680 B2 11/2012 Gantman et al. 8,326,315 B2 Phillips et al. 12/2012 8,374,628 B1 2/2013 Nelissen et al. 8,385,944 B1 2/2013 Nelissen 8,403,755 B2 3/2013 Kerr 8,424,068 B2 4/2013 Lundblade 8,468,261 B2 6/2013 Chmaytelli et al. 8,505,078 B2 8/2013 Hohlfeld et al. 8,510,773 B1 8/2013 Abou-Rizk et al. 8.520.511 B2 8/2013 Chmavtelli et al. 8,536,999 B2 9/2013 Holcman et al. 8,588,766 B2 11/2013 Lundblade et al. 8,620,275 B2 12/2013 Minear et al. 8,620,994 B2 12/2013 Boyd et al. 8,630,634 B2 1/2014 Chmaytelli et al. 8,644,847 B1 2/2014 Nelissen et al. 8,660,613 B2 2/2014 Minear et al. 8.903.407 B2 2/2014 Chmaytelli 8,750,101 B2 6/2014 Oh et al. 8,761,714 B2 8,762,205 B2 6/2014 Son et al. Narayanaswami et al. 6/2014 8,798,613 B2 8/2014 MacNaughtan et al. 8,826,145 B1 9/2014 Kirkpatrick et al. 8,856,905 B2 10/2014 Lundblade 8,862,150 B2 10/2014 Phillips et al. 8,868,581 B2 10/2014 Ryu et al. 8,909,248 B2 12/2014 Phillips et al. 8,942,995 B1 1/2015 Kerr 8,943,164 B2 1/2015 Kies et al. 8,983,488 B2 3/2015 Sweeney et al. 9,015,692 B1 4/2015 Clavel 9,122,542 B1 9/2015 Nelissen 9,128,956 B2 9/2015 Salmre et al. 9,148,431 B2 9/2015 Chmaytelli RE45,780 E 10/2015 Petersen 9,231,763 B2 Lundblade et al. 1/2016 9.251.520 B2 2/2016 Shen et al. 9,270,818 B1 2/2016 Nelissen et al. 9,286,652 B2 3/2016 Takishima 9,338,601 B2 5/2016 Issa et al. 9.373.116 B1 6/2016 Kerr 9.400.403 B2 7/2016 Hesline 9,418,366 B1 8/2016 Mayers 9,436,806 B2 9/2016 Chmaytelli et al. 9,503,834 B2 11/2016 Ross et al. 9,555,334 B2 1/2017 Bernard et al. 9,621,549 B2 4/2017 Benoit et al. 9,654,923 B2 5/2017 Phillips et al. 9,654,978 B2 5/2017 Lundblade et al.

US 12,387,239 B2 Page 3

(56)	Referen	ces Cited	2005/0192878 A		Minear et al.
U.S.	PATENT	DOCUMENTS	2005/0282535 A 2006/0009198 A		Chmaytelli et al. Kasai et al.
			2006/0058037 A		Kenyon
9,668,096 B2		Phillips et al.	2006/0064346 A 2006/0075040 A		Steenstra et al.
9,781,096 B2	10/2017	Sade et al.	2006/0075040 A 2006/0095957 A		Chmaytelli Lundblade et al.
9,836,591 B2 9,936,347 B1	12/2017 4/2018	Archibald et al. Nelissen	2006/0107327 A		Sprigg et al.
10,002,242 B2		Jakobsson et al.	2006/0116817 A		Salmre et al.
10,019,602 B2		Kahana et al.	2006/0136292 A		Bhati et al.
10,043,170 B2		Minear et al.	2006/0136297 A 2006/0141993 A		
10,135,613 B2 10,248,775 B2		McLean et al. Archibald et al.	2006/0141993 A 2006/0149630 A		Elliott et al.
10,321,264 B2		Phillips et al.	2006/0223494 A		Chmaytelli et al.
10,602,307 B2		Phillips et al.	2006/0236098 A		Gantman et al.
10,606,996 B2		Archibald et al.	2006/0253453 A 2006/0253481 A		Chmaytelli et al. Guido et al.
RE48,001 E 10,667,080 B2		Lundblade et al. Phillips et al.	2006/0270421 A		Phillips et al.
10,691,677 B2		Ryu et al.	2006/0281440 A		Minear et al.
10,708,712 B2		Phillips et al.	2006/0287958 A		Lundblade et al.
10,721,587 B2		Phillips et al.	2007/0066365 A 2007/0112741 A		Minear Crawford
10,728,697 B2		Phillips et al.	2007/0112741 A		Rosenberg et al.
10,728,698 B2 10,728,699 B2		Phillips et al. Phillips et al.	2007/0180111 A		
11,044,575 B2		Phillips et al.	2007/0185768 A		Vengroff et al.
11,070,936 B2		Phillips et al.	2007/0192409 A		
11,082,798 B2		Phillips et al.	2007/0198698 A 2007/0198841 A		·
11,115,777 B2 2002/0055880 A1	5/2002	Phillips et al.	2007/0214180 A		
2002/0077084 A1		Zellner	2007/0219708 A		Brasche et al.
2002/0107706 A1		Oliver et al.	2007/0244633 A		Phillips et al.
2002/0107795 A1		Minear et al.	2008/0004952 A 2008/0032666 A		Koli Hughes et al.
2002/0123373 A1 2002/0142762 A1		Kirbas et al. Chmaytelli et al.	2008/0032000 A 2008/0032703 A		Krumm et al.
2002/0142702 A1 2002/0142844 A1	10/2002		2008/0033805 A	.1 2/2008	
2002/0161633 A1		Jacob et al.	2008/0046311 A		Shahine
2002/0169977 A1		Chmaytelli	2008/0086356 A 2008/0094256 A		
2002/0173315 A1		Chmaytelli et al. Lundblade et al.	2008/0094230 A 2008/0098420 A		
2002/0183056 A1 2002/0194325 A1		Chmaytelli et al.	2008/0109317 A		Singh
2003/0028621 A1		Furlong et al.	2008/0125099 A		Brown et al.
2003/0051169 A1	3/2003		2008/0125133 A		Chmaytelli
2003/0060189 A1	3/2003		2008/0137828 A 2008/0146338 A		Chmaytelli Bernard et al.
2003/0061504 A1 2003/0064705 A1	3/2003 4/2003	Sprigg et al. Desiderio	2008/0154728 A		Thomas
2003/0078886 A1		Minear et al.	2008/0155017 A		
2003/0101454 A1		Ozer et al.	2008/0162032 A		Wuersch et al.
2003/0139192 A1		Chmaytelli et al.	2008/0163073 A 2008/0182569 A		Becker et al. Chmaytelli et al.
2003/0142039 A1 2003/0143990 A1		Minear et al. Minear et al.	2008/0215524 A		
2003/0198346 A1		Meifu et al.	2008/0225815 A		Minear et al.
2003/0208401 A1		Karsten et al.	2008/0262897 A 2008/0268876 A		Howarter et al.
2003/0207683 A1		Lempio	2008/0208876 A 2008/0270235 A		
2004/0002301 A1 2004/0058651 A1		Ross et al. Ross et al.	2008/0275772 A		Suryanarayana
2004/0087347 A1		Minear et al.	2008/0307498 A		Johnson et al.
2004/0097244 A1		Yamazaki et al.	2008/0313039 A		Altherge et al.
2004/0110515 A1		Blumberg et al.	2009/0024476 A 2009/0029721 A		
2004/0137886 A1 2004/0176105 A1	7/2004 9/2004	Ashmore et al.	2009/0197582 A		
2004/0198334 A1		Chmaytelli et al.	2009/0061890 A		Andreasson et al.
2004/0203616 A1	10/2004		2009/0063424 A		
2004/0203681 A1		Ross et al.	2009/0089288 A 2009/0094248 A		
2004/0204719 A1 2004/0205048 A1		Ross et al. Pizzo et al.	2009/0131080 A		
2004/0214550 A1	10/2004		2009/0135805 A		Lee et al.
2004/0220906 A1		Gargi et al.	2009/0157632 A		
2004/0224702 A1		Chaskar	2009/0163227 A 2009/0164602 A		
2004/0248551 A1 2004/0253965 A1	12/2004	Rowitch et al. Sato et al.	2009/0165083 A		McLean et al.
2004/0233965 A1 2005/0009465 A1		Ross et al.	2009/0183264 A		
2005/0054324 A1		Chmaytelli et al.	2009/0186595 A	.1 7/2009	Son et al.
2005/0055574 A1		Chmaytelli et al.	2009/0191860 A		
2005/0058067 A1		Chmaytelli et al.	2009/0210700 A		
2005/0097330 A1 2005/0114694 A1		Lundblade Wager et al.	2009/0239510 A 2009/0275348 A		Sennett Weinreich et al.
2005/0114094 A1 2005/0118999 A1	6/2005		2010/0042320 A		Salmre et al.
2005/0144294 A1		Gellens et al.	2010/0070351 A		
2005/0187823 A1	8/2005	Howes	2010/0070606 A	.1 3/2010	Shenfield et al.

(56)References Cited

U.S. PATENT DOCUMENTS

2010/0075697 Al 3/2010 Gupta et al.	2010/0075507 11	2/2010	0 1
2010/0120450 A1 5/2010 Colligan et al.			
2010/01310179	2010/0113065 A1	5/2010	Narayan et al.
2010/0131501	2010/0120450 A1	5/2010	Herz
2010/0131501 A1 5/2010 Deeming 6/2010 Bussmann et al. 2010/0248709 A1 9/2010 Chmaytelli et al. 2010/0215646 A1 12/2010 Gupta et al. 2010/03125708 A1 12/2010 Lundblade et al. 2010/0332305 A1 * 12/2010 Higgins	2010/0130179 A1	5/2010	Colligan et al.
2010/0138294 A1 6/2010 Bussmann et al. 2010/0248709 A1 9/2010 Chmaytelli et al. 2010/0312646 A1 12/2010 Gupta et al. 2010/0332305 A1 * 12/2010 Higgins	2010/0131501 A1	5/2010	
2010/0173608		6/2010	
2010/0248709			
2010/0269156 A1 2010/0312646 A1 12/2010 Gupta et al.			
2010/0312646 A1 12/2010 Gupta et al.			
2010/0325708			
2011/0332305			
Total			
2011/0010383	2010/0332305 A1*	12/2010	
2011/0107107 A1 2012/0030742 A1 2/2012 Lundblade 2012/0129553 A1 5/2012 Phillips et al. 2012/0137349 A1 5/2013 Ross et al. 2013/0072177 A1 3/2013 Ross et al. 2013/0227667 A1 8/2013 Lundblade 2013/0283395 A1 10/2013 Chmaytelli et al. 2013/0326596 A1 12/2013 Hohlfeld et al. 2014/0013390 A1 1/2014 Sade et al. 2015/0065177 A1 3/2015 Phillips et al. 2015/0148078 A1 5/2015 Phillips et al. 2015/0148078 A1 5/2015 Phillips et al. 2015/0382141 A1 12/2015 Salmre et al. 2016/0021245 A1 1/2016 Chmaytelli 2016/002327411 A1 2016/002327411 A1 2016/0233064 A1 2016/0233064 A1 2016/0233064 A1 2016/0233064 A1 2016/0308849 A1 2017/0053108 A1 2017/0289197 A1 10/2016 Sade et al. 2017/0310677 A1 10/2017 Sade et al. 2017/0310677 A1 10/2017 Sade et al. 2018/036300 A1 2/2017 Jakobsson et al. 2019/0373406 A1 2/2019 Phillips et al. 2019/0373406 A1 2/2019 Phillips et al. 2019/0380000 A1 2/2019 Phillips et al. 2019/0380000 A1 2/2019 Phillips et al. 2019/0380000 A1 2/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al. 2020/0120442			705/14.44
2012/0030742	2011/0010383 A1	1/2011	Thompson et al.
2012/0126974	2011/0107107 A1	5/2011	Gantman et al.
2012/0129553 A1 5/2012	2012/0030742 A1	2/2012	Lundblade
2012/0129553 A1 5/2012	2012/0126974 A1	5/2012	Phillips et al.
2012/0137349	2012/0129553 A1	5/2012	
2013/0072177 A1 3/2013 Ross et al.			
2013/0182838			
2013/0227667 A1 8/2013			
2013/0283395			
2013/0326596 A1 12/2013 Hohlfeld et al.			
2014/0013390			
2015/0005017 A1 1/2015 Ryu et al. 2015/0065177 A1 3/2015 Phillips et al. 2015/0148078 A1 5/2015 Phillips et al. 2015/0382141 A1 12/2015 Salmre et al. 2016/0021245 A1 1/2016 Chmaytelli 2016/0028725 A1 1/2016 Benoit et al. 2016/0171198 A1 6/2016 Archibald et al. 2016/0227411 A1 8/2016 Lundblade et al. 2016/0283064 A1 9/2016 Ross et al. 2016/0308849 A1 10/2016 Deivasigamani et al. 2016/0308849 A1 10/2016 Daivasigamani et al. 2017/0253108 A1 2/2017 Jakobsson et al. 2017/0289197 A1 10/2017 Chmaytelli et al. 2018/0068106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1			
2015/0065177 A1 3/2015 Phillips et al.			
2015/0148078 A1 5/2015 Phillips et al.			
2015/0163632 A1			
2015/0382141 A1 12/2015 Salmre et al. 2016/0021245 A1 1/2016 Chmaytelli 2016/0063281 A1 3/2016 Benoit et al. 2016/0171198 A1 3/2016 Kahana et al. 2016/0227411 A1 8/2016 Lundblade et al. 2016/0299854 A1 10/2016 Ross et al. 2016/0308849 A1 10/2016 Sade et al. 2017/053108 A1 2/2017 Jakobsson et al. 2017/0389197 A1 10/2017 Mandyam et al. 2018/068106 A1 3/2018 Archibald et al. 2018/068106 A1 3/2018 Archibald et al. 2019/0156006 A1 5/2019 Archibald et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112823			Phillips et al.
2016/0021245 A1 1/2016 Chmaytelli 2016/0028725 A1 1/2016 Benoit et al. 2016/0063281 A1 3/2016 Kahana et al. 2016/0171198 A1 6/2016 Archibald et al. 2016/0227411 A1 8/2016 Lundblade et al. 2016/0283064 A1 9/2016 Ross et al. 2016/0308849 A1 10/2016 Deivasigamani et al. 2017/0253108 A1 2/2017 Jakobsson et al. 2017/0289197 A1 10/2017 Chmaytelli et al. 2017/0310677 A1 10/2017 Chmaytelli et al. 2018/068106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2			
2016/0028725 A1 1/2016 Benoit et al. 2016/0063281 A1 3/2016 Kahana et al. 2016/0171198 A1 6/2016 Archibald et al. 2016/0227411 A1 8/2016 Lundblade et al. 2016/0283064 A1 9/2016 Ross et al. 2016/039854 A1 10/2016 Deivasigamani et al. 2016/0308849 A1 10/2016 Sade et al. 2017/0289197 A1 10/2017 Jakobsson et al. 2017/0310677 A1 10/2017 Chmaytelli et al. 2018/0368106 A1 3/2018 Archibald et al. 2019/0156006 A1 5/2019 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2			
2016/0063281 A1 3/2016 Kahana et al. 2016/0171198 A1 6/2016 Archibald et al. 2016/0227411 A1 8/2016 Lundblade et al. 2016/0289064 A1 9/2016 Ross et al. 2016/0308849 A1 10/2016 Deivasigamani et al. 2017/053108 A1 2/2017 Jakobsson et al. 2017/0289197 A1 10/2017 Mandyam et al. 2017/0310677 A1 10/2017 Mandyam et al. 2018/068106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2			
2016/0171198 A1 6/2016 Archibald et al. 2016/0227411 A1 8/2016 Lundblade et al. 2016/0299854 A1 10/2016 Deivasigamani et al. 2016/0308849 A1 10/2016 Sade et al. 2017/053108 A1 2/2017 Jakobsson et al. 2017/0289197 A1 10/2017 Mandyam et al. 2018/068106 A1 3/2018 Archibald et al. 2018/068106 A1 3/2018 Archibald et al. 2019/0156006 A1 5/2019 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. <t< td=""><td></td><td></td><td></td></t<>			
2016/0227411 A1 8/2016 Lundblade et al. 2016/0283064 A1 9/2016 Ross et al. 2016/0308849 A1 10/2016 Sade et al. 2017/0053108 A1 2/2017 Jakobsson et al. 2017/0289197 A1 10/2017 Mandyam et al. 2017/0310677 A1 10/2017 Chmaytelli et al. 2018/06124564 A1 5/2018 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2016/0063281 A1	3/2016	Kahana et al.
2016/0283064 A1 9/2016 Ross et al. 2016/0299854 A1 10/2016 Deivasigamani et al. 2016/0308849 A1 10/2016 Sade et al. 2017/0253108 A1 2/2017 Jakobsson et al. 2017/0310677 A1 10/2017 Mandyam et al. 2018/0068106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2016/0171198 A1	6/2016	Archibald et al.
2016/0299854 A1 10/2016 Deivasigamani et al. 2016/0308849 A1 10/2016 Sade et al. 2017/0289197 A1 10/2017 Jakobsson et al. 2017/0310677 A1 10/2017 Chmaytelli et al. 2018/0368106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380001 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2016/0227411 A1	8/2016	Lundblade et al.
2016/0308849 A1 10/2016 Sade et al. 2017/053108 A1 2/2017 Jakobsson et al. 2017/0289197 A1 10/2017 Mandyam et al. 2017/0310677 A1 10/2017 Chmaytelli et al. 2018/0068106 A1 3/2018 Archibald et al. 2019/0156006 A1 5/2019 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380001 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2016/0283064 A1	9/2016	Ross et al.
2017/0053108 A1 2/2017 Jakobsson et al. 2017/0289197 A1 10/2017 Mandyam et al. 2017/0310677 A1 10/2017 Chmaytelli et al. 2018/068106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380001 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/012825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2016/0299854 A1	10/2016	Deivasigamani et al.
2017/0289197 A1 10/2017 Mandyam et al. 2017/0310677 A1 10/2017 Chmaytelli et al. 2018/0068106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2016/0308849 A1	10/2016	Sade et al.
2017/0310677 A1 10/2017 Chmaytelli et al. 2018/0068106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0375402 A1 5/2019 Archibald et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2017/0053108 A1	2/2017	Jakobsson et al.
2017/0310677 A1 10/2017 Chmaytelli et al. 2018/0068106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0156006 A1 5/2019 Archibald et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2017/0289197 A1	10/2017	Mandyam et al.
2018/0068106 A1 3/2018 Archibald et al. 2018/0124564 A1 5/2018 Phillips et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380002 A1 12/2019 Phillips et al. 2019/0380002 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/012825 A1 4/2020 Phillips et al. 2020/012825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2017/0310677 A1	10/2017	Chmaytelli et al.
2018/0124564 A1 5/2018 Phillips et al. 2019/0156006 A1 5/2019 Archibald et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380001 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.	2018/0068106 A1	3/2018	
2019/0156006 A1 5/2019 Archibald et al. 2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380001 A1 12/2019 Phillips et al. 2019/0380002 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2019/0373402 A1 12/2019 Phillips et al. 2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380002 A1 12/2019 Phillips et al. 2019/0380002 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/012825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2019/0373406 A1 12/2019 Phillips et al. 2019/0380000 A1 12/2019 Phillips et al. 2019/0380001 A1 12/2019 Phillips et al. 2019/0380002 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2019/0380000 A1 12/2019 Phillips et al. 2019/0380001 A1 12/2019 Phillips et al. 2019/0380002 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2019/0380001 A1 12/2019 Phillips et al. 2019/0380002 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2019/0380002 A1 12/2019 Phillips et al. 2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2020/0112821 A1 4/2020 Phillips et al. 2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2020/0112822 A1 4/2020 Phillips et al. 2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2020/0112823 A1 4/2020 Phillips et al. 2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2020/0112824 A1 4/2020 Phillips et al. 2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2020/0112825 A1 4/2020 Phillips et al. 2020/0120442 A1 4/2020 Phillips et al.			
2020/0120442 A1 4/2020 Phillips et al.			
<u> </u>			
2022/0103966 A1 3/2022 Phillips et al.			
	2022/0103966 AT	3/2022	Phillips et al.

FOREIGN PATENT DOCUMENTS

1020080019867 A 3/2008 KR WO2008082794 A2 7/2008

OTHER PUBLICATIONS

Martin Bauer et al.: "Information Management and Exchange in the Nexus Platform" Version 2.0-30.4.04, Report No. 2004/04, Universitat Stuttgart 627-Nexus, pp. 1-58-IBM 635.

Lisa Peterson et al.: "Location-Based Advertising-The Key to Unlocking the Most Value in the Mobile Advertising and Location-Based Services Markets," Peterso Mobility Solutions, Dec. 2009, p. 1-39-IBM 693; and.

Civil Action No. 2:24-cv-00367-JRG-RSP, Defendant's Invalidity and Ineligibility Contentions, pp. 1-88.

Civil Action No. 2:24-cv-00367-JRG-RSP, C-15: Subject Matter Eligibility Contentions for U.S. Pat. No. 11,948,171 (the "171 Patent"), pp. 1-140.

Civil Action No. 2:24-cv-00367-JRG-RSP, A-15: Subject Matter Eligibility Contentions for U.S. Pat. No. 8,977,247 (the "247 Patent"), pp. 1-44.

Civil Action No. 2:24-ev-00367-JRG-RSP, Exhibit C-14B: Invalidity Chart for the U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Jeon '867 Other Prior Art, pp. 1-3319.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-03B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Jacob '633 and Other Prior Art, pp. 1-3391.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-04A: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Bussmann '294 and Other Prior Art, pp. 1-1680.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-04B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Bussmann '294 and Other Art, pp. 1-3349.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-05A: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Chmaytelli '453 and Other Prior Art, pp. 1-1748.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-02A: Invalidity Chat for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Hughes '666 and Other Prior Art, pp. 1-1760.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-08A: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Narayan '065 and Other Prior Art, pp. 1-1642.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-08B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Narayan '065 and Other Prior Art, pp. 1-3290.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-09A: Invalidity Chat for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Ashmore '105 and Other Prior Act, pp. 1-1548.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-09B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Ashmore '105 and Other Prior Art, pp. 1-3103.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-10A: Invalidity Chart for U.S Pat. No. 11,948,171 (the "171 Patent") Based on Sweeney '488 and Other Prior Act, pp. 1-1668.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-05B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Chmaytelli '453 and Other Prior Art, pp. 1-3463.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-06A: Invalidity Chat for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Colligan '777 and Other Prior Art, pp. 1-1621.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-06B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Colligan '777 and Other Prior Art, pp. 1-3243.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-13A: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on MacNaughtan '613 and Other Prior Art, pp. 1-1547.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-14A: Invalidity Chat for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Jeon '867 and Other Prior Art, pp. 1-1643.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-13B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on MacNaughtan '613 and Other Prior Art, pp. 1-3102.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-02B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Hughes '666 and Other Prior Art, pp. 1-3517.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-10B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Sweeney '488 and Other Prior Art, pp. 1-3334.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-03A: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Jacob '633 and Other Prior Art, pp. 1-1705.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-11A: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Phillips '421 and Other Prior Art, pp. 1-1649.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-07B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Collins '227 and Other Prior Art, pp. 1-3514.

OTHER PUBLICATIONS

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-07A: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Collins '227 and Other Prior Art, pp. 1-1773.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-12A: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Rosenberg '888 and Other Prior Art, pp. 1-1637.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-12B: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Rosenberg '888 and Other Prior Art, pp. 1-3266.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit E-02: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Kontti and Other Prior Art, pp. 1-628.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit D-02: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Kontti and Other Prior Art, pp. 1-474.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit F-05: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Xtify and Other Prior Art, pp. 1-899.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit D-01: Invalidity Chart U.S. Pat. No. 8,977,247 (the "247 Patent") Based on 5130 GMSP and Other Prior Art, pp. 1-325.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit D-03: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Navteq LBAP and Other Prior Art, pp. 1-339.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit D-04: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Verve and Other Prior Art, pp. 1-483.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit D-05: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Xtify and Other Prior Art, pp. 1-248.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit E-01: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on 5130 GMSP and Other Prior Art, pp. 1-409.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit E-04: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Verve and Other Prior Art, pp. 1-602.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit F-03: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Navteq LBAP and Other Prior Art, pp. 1-963.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit E-05: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Xtify and Other Prior Art, pp. 1-344.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit F-02: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Kontti and Other Prior Art, pp. 1-1342.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit F-04: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Verve and Other Prior Art, pp. 1-1243.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-09: Invalidity Chat for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Ashmore '105 and Other Prior Art, pp. 1-1387.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-11: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Phillips '421 and Other Prior Art, pp. 1-1411.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit D-06: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Maximo and Other Prior Art, pp. 1-510.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit E-06: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Maximo and Other Prior Art, pp. 1-599.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-13: Invalidity Chat for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on MacNaughtan '613 and Other Prior Art, pp. 1-1333.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-12: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Rosenberg '888 and Other Prior Art, pp. 1-1403.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-14: Invalidity Chat for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Jeon '867 and Other Prior Art, pp. 1-1407.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit F-06: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Maximo and Other Prior Art, pp. 1-1165.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-01: Invalidity Chat for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Andreasson '890 and Other Prior Art, pp. 1-873.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-02: Invalidity Chat for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Hughs '666 and Other Prior Art, pp. 1-766.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-05: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Chmaytelli '453 and Other Prior Art, pp. 1-892.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-03: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Jacob '633 and Other Prior Art, pp. 1-884.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-04: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Bussmann '294 and Other Prior Art, pp. 1-917.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-07: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Collins '227 and Other Prior Art, pp. 1-911.

Civil Action No. 2:24-cv-00367-JRG-RSP, B-15: Subject Matter Eligibility Contentions for U.S. Pat. No. 9,286,625 (the "625 Patent"), pp. 1-42.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit C-01A: Invalidity Chart for U.S. Pat. No. 11,948,171 (the "171 Patent") Based on Andreasson '890 and Other Prior Art, pp. 1-1547.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-06: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Colligan '777 and Other Prior Art, pp. 1-815.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-08: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Narayan '065 and Other Prior Art, pp. 1-864.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-08: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Ashmore '105 and Other Prior Art, pp. 1-811.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-11: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Phillips '421 and Other Prior Art, pp. 1-831.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-10: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Sweeney '488 and Other Prior Art, pp. 1-763.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-12: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Rosenberg '888 and Other Prior Art, pp. 1-834.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-13: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on MacNaughtan '613 and Other Prior Art, pp. 1-879.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit A-14: Invalidity Chart for U.S. Pat. No. 8,977,247 (the "247 Patent") Based on Jeon '867 and Other Prior Art, pp. 1-833.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-01: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Andreasson '890 and Other Prior Art, pp. 1-1491.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-02: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Hughes '666 and Other Prior Art, pp. 1-1331.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-03: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Jacob '633 and Other Prior Art, pp. 1-1494.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-05: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Chmaytelli '453 and Other Prior Art, pp. 1-1495.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-04: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Bussmann '294 and Other Prior Art, pp. 1-1490.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-06: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Colligan '777 and Other Prior Art, pp. 1-1395.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-07: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Collins '227 and Other Prior Art, pp. 1-1510.

OTHER PUBLICATIONS

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-08: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Narayan '065 and Other Prior Art, pp. 1-1426.

Civil Action No. 2:24-cv-00367-JRG-RSP, Exhibit B-10: Invalidity Chart for U.S. Pat. No. 9,286,625 (the "625 Patent") Based on Sweeney '488 and Other Prior Art, pp. 1-1332.

Dave Burrows, NAVTEQ Part 1/3, Wayback Machine—http://wed.archive.org/web/20081010232840/http://www.pocketgpsworld.com:80/navteq.php Nov. 3, 2004, p. 1-5—IBM 1344.

Xtify Quick Start—The Wayback Machine—https://web.archive.org/web/20081221030447?http://www.xtify.com:80/doc/quickstart—IBM1488.

Verve Wireless: Verve Publishing Platform—The Wayback Machine—https://web.archive.org/web/20070312106853/http://www.vervewireless.com:80/verve_publi_, p. 1—IBM1340.

Judson Green.: NAVTEQ Overview—PPT, pp. 1-14—IBM1003. Nokia Buys Mapping Service for \$8.1 Billion—Acquisition of Navteq will Enable Nokia to Add Navigation Capabilities to More of Its Mobile Devices, pp. 1-5—IBM1017.

"Canalys Navigation Forum 2007 Barcelona," The Wayback Machine—http://web.archive.org/web/20080418001619/http://www.pocketgpsworld.com:80/canalys-navigation-forum-2007.php, pp. 1-9—IBM1022.

Mobi Ad News: Nokie Ad Service—The Wayback Machine—https://web.archive.org/web/20080315190925/http://www.mobiadnews.com:80/?p=579, pp. 1—IBM1031.

NAVTEQ Reports More Drivers are Updating Navigation System Maps, Nov. 11, 2008, pp. 1-2—IBM1032.

NAVTEQ Part 1/3—A Visit to NAVTEQ, Nov. 3, 2004—The Wayback Machine—https://web.archive.org/web/20081010232840/http://www.pocketgpsworld.com:80/navteq.php, pp. 1-5—IBM1344.

NAVTEQ Part 2/3—A Visit to NAVTEQ, Nov. 3, 2004—The Wayback Machine—https://web.archive.org/web/20080430033214/http://pocketgpsworld.com:80/navteq2.php—IBM1342.

NAVTEQ Part 3/3—A Visit to NAVTEQ, Nov. 3, 2004—The Wayback Machine—https://web.archive.org/web/20080430210810//http://pocketgpsworld.com:80/navteq3.php—IBM1034.

NAVTEQ Location Point Advertising Services Unveiled at CES: New Channel for Advertisers, New Revenue Stream for Location Based, pp. 1-4—IBM996.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.H—Invalidity of U.S. Pat. No. 8,443,296 in view of Collins '227, Macaluso '238, Kinoshita '866, Smith '558, Sato '965, Ahn '281, Begum '880, Begum '606, Levkovitz '852, Sanctis '837, Bussmann '294, Mello '479, Busch '815, Svendsen '073, Xtif, and/or AppLoop, p. 1-683.

Civil Action No. 2:24-cv-00694-JRG-RSP, Home Depot's Invalidity Contentions, Subject Matter Eligibility Contentions, and Accompanying Document Production, Civil Action No. 2:24-cv-00694-JRG-RSP, p. 1-45.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.I—Invalidity of U.S. Pat. No. 8,433,296 in view of Andreasson '890, p. 1-102.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.J—Invalidity of U.S. Pat. No. 8,443,296 in view of Andreasson '890, Macaluso '238, Kinoshita '866, Smith '558, Sato '965, Ahn '281, Begum '880, Begum '606, Levkovitz '852, Sanctis '837, Bussmann '294, Mello '479, Busch '815, Svendsen '073, Xtify, and/or AppLoop, p. 1-638.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.K—Invalidity of U.S. Pat. No. 8,433,296 in view of Vela '724, p. 1-193. Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.L—Invalidity of U.S. Pat. No. 8,433,296 in view of Vela '724, Macaluso '238, Kinoshia '866. Smith '558, Sato '965, Ahn '281, Begum '880, Begum '606, Levkovitz '852, Sanctis '837, Bussman '294, Mello '479, Busch '815, Svendsen '073, Xtify, and/or AppLoop, p. 1-729.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.M—Invalidity of U.S. Pat. No. 8,433,296 in view of Jacob '633, Hughes '666, Chmaytelli '453, Collins '227, Andreasson '890, and Vela '724, p. 1-649.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.1EC.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.2EC.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.3EC.

Civil Action No. 2:24-ev-00694-JRG-RSP, Exhibit 296.4EC.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.A—Invalidity of U.S. Pat. No. 8,433,296 in view of Jacob '633, p. 1-105.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.B—Invalidity of U.S. Pat. No. 8,433,296 in view of Jacob '633, Macaluso '238, Kinoshita '866, Smith '558, Sato '965, Ahn '281, Begum '606, Levkovitz '852, Sanctis '837, Bussmann '294, Mello '479, Busch '815, Svendsen '073, Xtify, and/or AppLoop, p. 1-644. Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.C—Invalidity of U.S. Pat. No. 8,433,296 in view of Hughes '666, p. 1-126.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.D—Invalidity of U.S. Pat. No. 8,433,296 in view of Hughes '666, Macaluso '238, Kinoshita '866, Smith '558, Sato '965, Ahn '281, Begum '880, Begum '606, Levkovitz '852, Sanctis '837, Bussmann '294, Mello '479, Busch '815, Svendsen '073, Xtify, and/or AppLoop, p. 1-665.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.E—Invalidity of U.S. Pat. No. 8,433,296 in view of Chmaytelli '453. Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.F—Invalidity of U.S. Pat. No. 8,433,296 in view of Chmaytelli '453, Macaluso '238, Kinoshita '866, Smith '558, Sato '965, Ahn '281, Begum '880, Begum '606, Levkovitz '852, Sanctis '837, Bussmann '294, Mello '479, Busch '815, Svendsen '073, Xtify, and/or AppLoop, p. 1-696.

Civil Action No. 2:24-cv-00694-JRG-RSP, Exhibit 296.G—Invalidity of U.S. Pat. No. 8,433,296 in view of Collins '227, p. 1-143.

AdMob, Inc., "Help For Advertisers—Target the Specific User You Want to Reach", http://www.admob.com/home/help/helpfiles/Advertisers/Target, May 19, 2009.

AdMob, Inc., "Iphone for Advertisers", http://www.admob.com/home/help/helpfiles/Advertisers/iPhone Ad, May 19, 2009.

AdMob, Inc., "Help for Advertisers—Ad Pricing", http://www.admob.com/home/help/helpfiles/Advertisers/AdPricing, May 19, 2009. Amadeo, The (Updated) History of Android (Oct. 31, 2016), http://arstechnica.com/gadgets/2014/06/building-android-a-40000-word-hisotry-of-google-mobile-os/.

Android Team, Android Developer Challenge Judges and Top 50 Details (May 14, 2008), https://android-developers.googleblog.com/2008/05/android-developer-challenge-judges-and.html.

Android Team, Android Developer Challenge Slide Deck (May 14, 2008), available at https://android.googlesource.com/platform/frameworks/base/+archive/

54b6cfa9a9e5b861a9930af873580d6dc20f773c.tar.gz("adc1r1_deck.pdf")

Android Team, Android Developers Have Risen to the Challenge (Apr. 17, 2008), hhttps://android-developers.googleblog.com/2008/04/android-developers-have-risen-to.html.

Android Team, Android is Now Open Source (Oct. 21, 2008), https://android-developers.googleblog.com/2008/10/android-is-now-open-source.html.

Android Team, Android Market: A User-Driven Content Distribution System (Aug. 28, 2008), https://android-developers.googleblog.com/2008/08/android-market-user-driven-content.html.

Android Team, Android SDK m5-rc14 Now Available (Feb. 13, 2008), https://android-devlopers.googleblog.com/2008/02/android-sdk-m5-rc14-now-available.html.

Android Team, Android SDK Update: m5-rc15 Released (Mar. 3, 2008), https://android-developers.googleblog.com/2008/03/android-sdk-update-m5-rc15-released.html.

Android Team, Android: The First Week (Nov. 16, 2007), https://android-developers.googleblog.com/2007/11/android-first-week.html.

OTHER PUBLICATIONS

Android Team, Announcing a Beta Release of the Android SDK (Aug. 18, 2008), https://android-developers.googleblog.com/2008/08/annoucing-beta-release-of-android-sdk.html.

Android Team, Announcing the Android 1.0 SDK, Release 1 (Sep. 23, 2008), https://android-developers.googleblog.com/2008/09/annoucing-android-10-sdk-release-1.html.

Android Team, Announcing: Apps for Android (Mar. 4, 2008), https://android-developers.googleblog.com/2008/03/announcing-apps-for-android.html.

Android Team, Life Can Be Tough: Here Are a Few SDK Improvements to Make It a Little Easier (Dec. 14, 2007), https://android-developers.googleblog.com/2007/12/life-can-be-tough-here-are-few-sdk.html.

Android Team, Panoramio (Sep. 22, 2008), https:;;android-developers. googleblog.com/2008/09/panoramio.html.

Android Team, SDK Archives (last updated Aug. 11, 2021), https://developer.android.com/sdk/older_releases.

Android Team, The Stories Behind the Apps (Oct. 28, 2008), https://android-developers.googleblog.com/2008/10/stories-behind-apps.html.

Android Team, The Top 50 Applications (May 12, 2008), https://android-developers.googleblog.com/2008/05/top-50-applications.

Android Team, This is the Droid You're Looking for (Nov. 12, 2007), https://android-developers.googleblog.com/2007/11/posted-by-jason-chen-android-advocate.html.

Android Team, WikiNotes for Android: Routing Intents (Mar. 19, 2008), https://android-developers.googleblog.com/2008/03/wikinotes-for-android-routing-intent.html.

AOSP Initial Contribution (Oct. 21, 2008), https://android.googlesource.com/platform/frameworks/base/+/

54b6cfa989e5b861a9930af873580d6dc20f773c.

Barbeau et al., Location API 2.0 for J2ME—A New Standard in Location for Java-Enabled Mobile Phones, Jan. 31, 2008, Computer Communications

Bauer et al., Information Management and Exchange in the Nexus Platform, Version 2.0, Sep. 3, 2004, Universitat Stuttgart.

Cheng, It's Official: Google Announces Open-Source Mobile Phone OS, Android (Nov. 5, 2007), https://arstechnica.com/gadgets/2007/11/its-official-google-announces-open-source-mobile-phone-os-android/.

Claim Construction Order—Hardin et al. v. Samsung Elecs. Co., Ltd. et al., 2:21-cv-00290-JRG, ECF No. 86 (E.D. Tex. Aug. 25, 2022).

Declaration of David Williams ISO 387 Patent IPR Petition—1327, Aug. 2, 2022.

Declaration of David Williams ISO 387 Patent IPR Petition—1328, Aug. 2, 2022.

Declaration of David Williams ISO 387 patent IPR Petition—1329, Aug. 2, 2022.

Declaration of David Williams ISO 418 Patent IPR Petition—1330, Aug. 2, 2022.

Declaration of David Williams ISO 418 Patent IPR Petition—1331,

Aug. 2, 2022.

Declaration of David Williams ISO 418 Patent IPR Petition—1332,
Aug. 2, 2022.

Declaration of David Williams ISO 447 Patent IPR Petition—1333, August, Aug. 2, 2022.

Declaration of David Williams ISO 447 Patent IPR Petition—1334, Aug. 2, 2022.

Google, Inc., "How are ads ranked?", http://adwords:google.com/support/bin/answer.py?hl=en&answer=6111, May 18, 2009.

Google, Inc., "How do ads cycle through the search page results?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=87402, May 18, 2009.

Google, Inc., "How do I create a mobile ad?", http://adwords.google.com/support/bin/answer=29488&cbid, May 18, 2009.

Google, Inc., "How does customized targeting work?", http://adwords.google.com/support/bin/answer.py?answer=116, May 18, 2009.

Google, Inc., "Lesson 3c: Language & Location Targeting", http://www.google.com/adwords/learningcenter/text/print-19158.html, May 19, 2009.

Google, Inc., "What are mobile ads?", http://adwords.google.com/support/bin/answer.py?answer-29492&cbid, May 18, 2009.

Google, Inc., "What are the different options for targeting ads to mobile phones and devices?", https://adwords.google.com/support/bin/answer=107265&hl=en.sub.--U.S, May 18, 2009.

Google, Inc., "What is the position preference?", http://adwords.google.com/support/bin/answer.py?hl=en\$answer=31788, May 19, 2002.

Google, Inc., "Why can't I see my ad?", http://adwords.google.com/support/bin/answer.py?hl=en&answer=6105, May 18, 2009.

IPR2022-01327, Decision Granting Institution of Inter Partes Review of U.S. Pat. No. 10,049,387 B2, Feb. 7, 2023.

IPR2022-01328, Decision Granting Institution of Inter Partes Review of U.S. Pat. No. 10,049,387 B2, Feb. 8, 2023.

IPR2022-01329, Decision Granting Institution of Inter Partes Review of U.S. Pat. No. 10,049,387 B2, Feb. 8, 2023.

IPR2022-01330, Decision Granting Institution of Inter Partes Review of U.S. Pat. No. 9,779,418 B2, Feb. 8, 2023.

IPR2022-01331, Decision Granting Institution of Inter Partes Review of U.S. Pat. No. 9,779,418B2, Feb. 7, 2023.

IPR2022-01332, Decision Granting Institution of Inter Partes Review of U.S. Pat. No. 9,779,418 B2, Feb. 8, 2023.

IPR2022-01333, Decision Granting Institution of Inter Partes Review of U.S. Pat. No. 10,984,447 B2, Feb. 7, 2023.

IPR2022-01334, Decision Granting Institution of Inter Partes Review of U.S. Pat. No. 10,984,447 B2, Feb. 8, 2023.

IPR2022-01335, Decision Granting Institution of Inter Partes Review of U.S. Pat. No. 10,984,447 B2, Feb. 8, 2023.

Jing et al., Client-Server Computing in Mobile Environments, Jun. 1999, ACM Computing Surveys, vol. 31, No. 2.

Location API for JavaTM 2 Micro Edition, Version 1.0.1.

Marmasse et al., Location-Aware Information Delivery with Com-Motion, 2000, Springer-Verlag Berlin Heidelberg.

Martens et al., OGAS—Open Geographic Applications Standard: An Open User-Centric Description Language for Exchangeable Location-Based Services, Sep. 4, 2008, GI/ITG KuVS Fachgesprach Ortsbezogene Anwendungen und Dienste.

Miller, MWC08: Hands-on With a Working Google Android Device (Feb. 12, 2008), https://www.zdnet.com/article/mwc08-hands-on-with-a-working-google-android-device/.

Nicklas et al., NexusScout: An Advanced Location-Based Application on a Distributed, Open Mediation Platform, 2003, VLDB Conference.

Parsons, The Java Location API, Jan. 2006, Dr. Dobb's Journal. Petition for Inter Partes Revie of U.S. Pat. No. 9,779,418—Case

IPR2022-01332, Aug. 2, 2022. Petition for Inter Partes Review of U.S. Pat. No. 10,049,387—Case IPR2022-01327, Aug. 2, 2022.

Petition for Inter Partes Review of U.S. Pat. No. 10,049,387—Case IPR2022-01328, Aug. 2, 2022.

Petition for Inter Partes Review of U.S. Pat. No. 10,049,387—Case IPR2022-01329, Aug. 2, 2022.

Petition for Inter Partes Review of U.S. Pat. No. 10,984,447—Case IPR2022-01333, Aug. 2, 2022.

Petition for Inter Partes Review of U.S. Pat. No. 10,984,447—Case

IPR2022-01334, Aug. 2, 2022. Petition for Inter Partes Review of U.S. Pat. No. 10,984,447—Case

IPR2022-01335, Aug. 2, 2022.
Petition for Inter Partes Review of U.S. Pat. No. 9,779,418—Case

IPR2002-01330, Aug. 2, 2022.
Petition for Inter Partes Review of U.S. Pat. No. 9.779.418—Case

Petition for Inter Partes Review of U.S. Pat. No. 9,779,418—Case IPR2022-01331, Aug. 2, 2022.

Press Release, Open Handset Alliance, Leading Mobile Players Demonstrate Early Look of an Android at Mobile World Congress 2008 in Barcelona (Feb. 11, 2008), https://www.openhandsetalliance.com/press_021108.html.

OTHER PUBLICATIONS

Press Release, Open Handset Alliance, Open Handset Alliance Releases Android SDK (Nov. 12, 2007), https://www.openhandsetalliance.com/press_111207.html.

Ranganathan et al., MiddleWhere: A Middleware for Location Awareness in Ubiquitous Computing Applications, 2004.

Scheifler, X Window System Protocol, X Version 11, Release 6.9, 7.0 ("X Window System Protocol 2005"), 2005.

Sohn et al., Place-its: A Study of Location-Based Reminders on Mobile Phones, Sep. 11, 2005, UbiComp.

Wayback Machine, "Iphone App Advertisement", http://www.blog.yieldbuild.com/2008/08/21/iphone-app-advertising/, Aug. 24, 2008. Declaration of Chan Wook Doh—IBM00223.

Alcatel-Lucent 5130 Geographic Messaging Service Platform (GMSP), Location-Based Social Networking Application for Mobile Device, pp. 1-4—IBM765—Doubled 732-769.

Gisuser, New Technology Collaboration with DaimlerChrysler, NAVTEQ to Demonstrate Wireless Map Update Technology at ITS World Congress, p. 1-10—IBM 1351.

U.S. Appl. No. 60/946,677—IBM 1037.

Dave Burrows, NAVTEQ Part 1/3, Wayback Machine—http://wed.archive.org/web/20081010232840/http://www.pocketopsworld.com:80/navteq.php Nov. 3, 2004, p. 1-5—IBM 1344.

FAQ—What is Xtify? The Wayback Machine—https://web.archive.org/web20081221030457/http://xtify.com:80/getstartedfaq—IBM1525

Why Xtify ?—The Wayback Machine—https://web.archive.org/web/20081221031619/http://xtify.com_80/getstarted/whyxtify—IBM1523

U.S. Appl. No. 61/050,180—IBM1493.

Xtify User Guide—The Wayback Machine—https://web.archive.org/web/20081009030112/http://www.xtify.com:80/support/guide—IBM1491.

Xtify Quick Start—The Wayback Machine—https://web.archive.org.web/20081221030447?http://xtify.com:80/doc/quickstart—IBM1488

Xtfiy—How it Works—IBM 1485.

Xtify—API Overview—The Wayback Machine—https://webarchive.org/web/20081009160717/http://www.xtfiy.com:80/doc/api—IBM1483. Xtify Documentation Home—The Wayback Machine—https://web.archive.org/web/20081009030107/http://xtify.com:80/doc—IBM1527.

Alcaltel-Lucent MiLocator—The Wayback Machine—https://web.archive.org/web/20070208102957/http://www.alcatel , p. 1-2—IBM 1375

Alcaltel-Lucent MiLocator—MiLocator is Flexible, intelligent, supports a large number of devices, and can easily be configured to fit end-user requirements—The Wayback Machine—https://web.archive.org/web/20070208102957/http://www.alcatel, p. 1—IBM 1374.

Alcaltel-Lucent MiLocator—The Wayback Machine—https://web.archive.org/web/20070208102957/http://www.alcatel p. 1—IBM 1373. Alcaltel-Lucent, User-Centric Experience for Enterprises—Alcatel-Lucent enables an enriched communication experience for enterprises—The Wayback Machine—https://web.archive.org/web/20070502175503/http://www.alcatel—p. 1—IBM 1372.

Alcaltel-Lucent, User-Centric Experience—The Wayback Machine—https://web.archive.org/web/20070113112646/http://www.alcatel, p. 1—IBM1371.

Gisuser: NAVTEQ to Showcase Leading Map-Enhanced Traffic Solutions at ITS World Congress, Oct. 23, 2008, pp. 1-6—IBM1365.

Benefits—With NAVTEQ, each turn is the right one—The Wayback Machine—https://web.archive.org/web/20081114185043/http://www.navteq.com/about/vehicle_vbenefits.h, p. 1-2—IBM 1363.

What is NAVTEQ Data—Precision, Richness. A Better way to go—The Wayback Machine—https://web.archive.org/web/20081113005038/http://www.navteq.com/about/whatis.html, p. 1-2—IBM 1361.

What's Possible—Changing the Way the World Turns. One Revolution at a Time. The Wayback Machine—https://web.archive.org/web/20081114013243/hrp://www.navteq.com/about/whatis_possiblities.html pp. 1-2—IBM 1349.

The Silicon Review: "The Mobile Marketing Solution that Drives Engagement and Results: Verve" pp. 1-13—IBM1145.

Destination CRM: "Verve Integrates with Yext for Multilocation Marketing," Oct. 17, 2018, pp. 1-3—IBM1158.

Juha Kolari et al., Context-Aware Services for Mobile User—Technology and User Experiences, ESPOO 2004 VTT Publications 539, p. 1-178—IBM 1161.

Verve Wireless—The Wayback Machine—https://web.archive.org/web/20070312105843/http://www.vervewireless.com:80/index.html, p. 1—IBM 1036.

Product Review and Service: Overview—The Wayback Machine—https://web.archive.org/web/20080116141435/http://www.vervewireless.com:80/product_ov, p. 1—IBM1339.

Verve Wireless: Verve Publishing Platform—The Wayback Machine—https://web.archive.org/web/20070312105853/http://www.vervewireless.com:80/verve_publi, p. 1—IBM1340.

Verve Wireless: Products and Services—The Wayback Machine—https://web.archive.org/web/20070312105811/http://www.vervewireless.com:80/products.html, p. 1—IBM1341.

Alcatel-Lucent 5130 Geographic Messaging Services Platform (GMSP) Location Based Social Networking Application for Mobile Devices, pp. 1-4—IBM765.

Xtify—What is Xtify? p. 1-2—IBM1486.

Xtify—Supported Platforms—The Wayback Machine—https://web.archive.org/web/20081009183669/http://www.xtify.com:80/doc/supportedplatforms, p. 1—IBM1490.

Martin Bauer et al.: "Information Management and Exchange in the Nexus Platform" Version 2.0-30.4.04, Report No. 2004/04, Universitat Stuttgart SFB 627-Nexus, pp. 1-58—IBM 635.

Lisa Peterson et al.: "Location-Based Advertising—The Key to Unlocking the Most Value in the Mobile Advertising and Location-Based Services Markets," Peterso Mobility Solutions, Dec. 2009, p. 1-39—IBM 693.

Mundogeo: NAVTEQ Acquires Acuity Mobile, p. 1-3—IBM986. Alcatel-Lucent 5130 Geographic Messaging Services Platform (GMSP) Location-Driven Marketing Messages Direct to Mobile Devices, pp. 1-4—IBM732.

Alcatel-Lucent 5130 Geographic Messaging Services Platform (GMSP) Providing Superior Location-Driven Services, pp. 1-4—IBM736. Alcatel-Lucent, 1020 Placecast Team for Mobile Advertising, May 25, 2009, pp. 1-2—IBM740.

Staff Writers: "Alcatel-Lucent Launches Next-Gen Location-Driven Services Platform", GPS Daily—Connecting Anyone Anywhere, Sep. 12, 2008, pp. 1-2, IBM742.

Alcatel-Lucent Debuts Location-Driven Moobile Services Platform, Sep. 9, 2008, pp. 1-5 IBM744.

Marin Perez: "Alcatel-Lucent Launches Location-Based Service— The GMSP Software will Enable Carriers to More Easily Offer Location-Based Services like Proximity Social Networking, Mobile Marketing, and Family Tracking," Information Week Sep. 10, 2008, pp. 1-12—IBM749.

Susan Campbell: "5130 GMSP Now Available from Alcatel-Lucent to Push Info Based on Location," pp. 1-4—IBM 761.

Michael Morisy: "Alcatel-Lucent's 5130 GMSP Taps into Location-Based Services Revenue." Sep. 11, 2008, pp. 1-8—IBM769.

Juha Kolari: "Special Theme: Applications and Service Platforms for the Mobile User—Kontti-Context-Aware Mobile Portal," No. 54 Jul. 2003, pp. 1-2—IBM777.

Veikko Ikonen: "Experiences in Using Role-Playing, Computer Game and Physical Action to Enhance User Involvement in Design of Future Applications," VTT Information Technology, pp. 1-7—IBM779.

Veikko Ikonen et al.: Context-Aware Historical Route—The Old Tampere, pp. 1-5—IBM 786.

"Kontti-Context-Aware Services for Mobile Users," The Wayback Machine—https://web.archive.org/web/20030120053347/http"'//www.vtt.fi:80/tte/projects/kontti, p. 1—IBM791.

Juha Kolari et al.: In the Zone: Views Through a Context Aware Mobile Portal, pp. 1-5—IBM792.

OTHER PUBLICATIONS

Johan Plomp et al.: Sharing Content and Experiences in Smart Environments, pp. 1-23—IBM797.

Mavromatic and Technology: "NAVTEQ and XM Radio Introduce XM NavTraffic," Apr. 7, 2004, pp. 1-4—IBM982. Exercise 2: Exploring the Data Portal—NAVTEQ—AutoCAD Map

3D 2009 Documentation, pp. 1-7—IBM989.

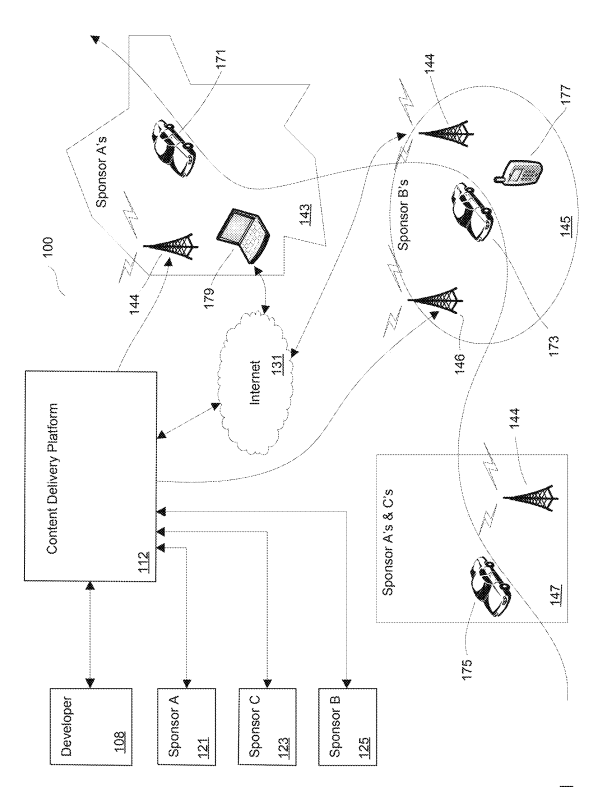
NAVTEQ 2010 Q2 Street Network for the United States, Including Puerto Rico and the US Virgin Islands, Canada and Mexico in SDC

Format, Released Quarterly, pp. 1-162—IBM820.

NAVTEQ Network for Developers, Advertising Zone—The Wayback Machine—https://web.archive.org/web/2008115071653/http:// developer.navteq.com/site/global/zones/advertising/pPadvertising, pp. 1—IBM1000.

NAVTEQ Network for Developers—Advertising Business Models, pp. 1-2—IBM1001.

^{*} cited by examiner



=1G. 1

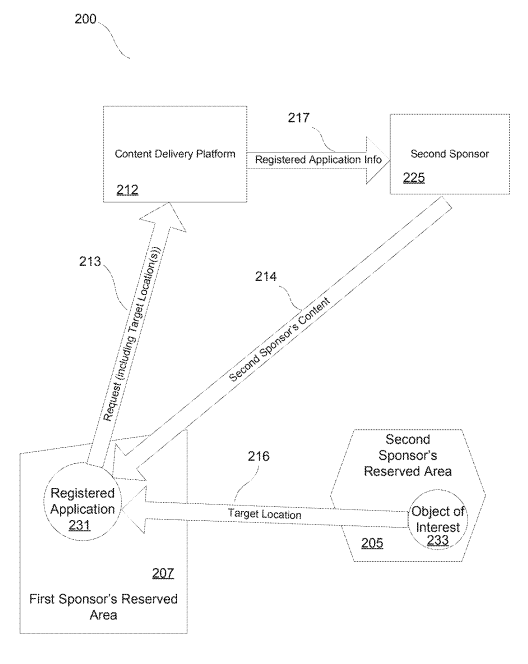


FIG. 2

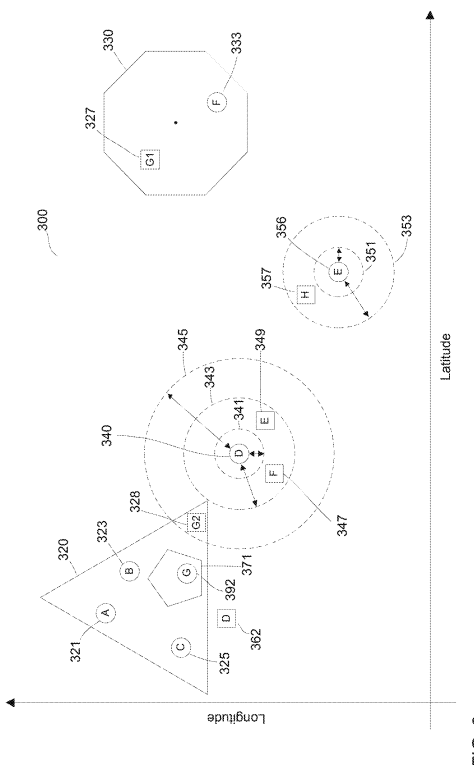


FIG. 3

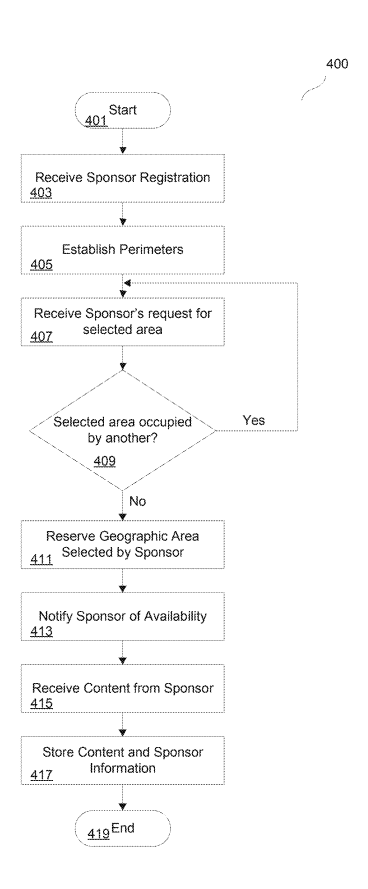
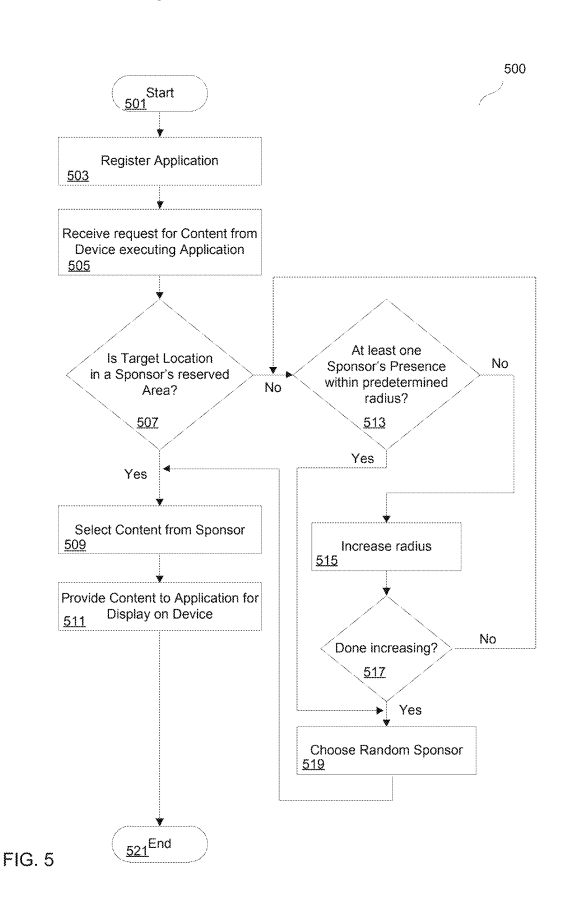
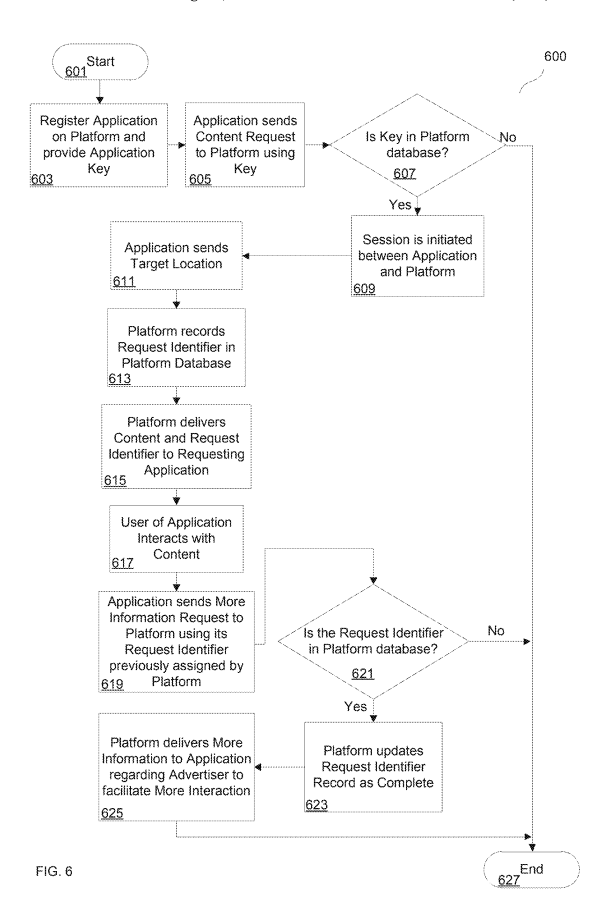
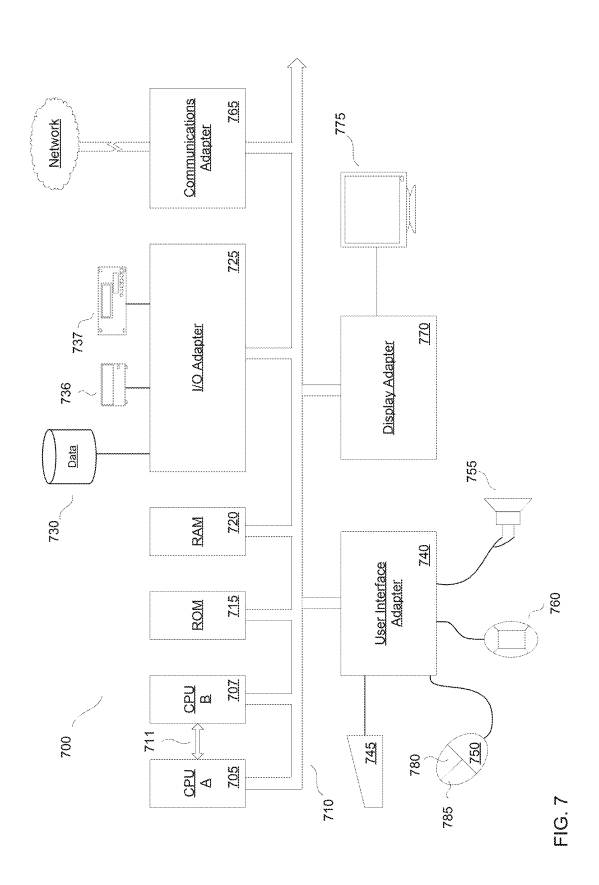


FIG. 4



Aug. 12, 2025





EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS

CROSS REFERENCE TO RELATED APPLICATIONS

This continuation patent application claims priority from U.S. Non-provisional patent application having Ser. No. 18/764,076, filed 3 Jul. 2024, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC 10 AREAS", which claims priority from co-pending U.S. Nonprovisional patent application having Ser. No. 17/182,809, filed 23 Feb. 2021, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS", now U.S. Pat. No. 12,056,736 issued on 6 Aug. 2024, which claims 15 priority from co-pending U.S. Non-provisional patent application having Ser. No. 16/019,285, filed 26 Jun. 2018, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS", now U.S. Pat. No. 10,984,447 issued on 20 Apr. 2021, which claims priority 20 from co-pending U.S. Non-provisional patent application having Ser. No. 15/694,786, filed 2 Sep. 2017, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEO-GRAPHIC AREAS", now U.S. Pat. No. 10,049,387 issued on 14 Aug. 2018, which claims priority from co-pending 25 U.S. Non-provisional patent application having Ser. No. 15/009,961, filed 29 Jan. 2016, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS", now U.S. Pat. No. 9,779,418 issued on 3 Oct. 2017, which claims priority from co-pending U.S. Non- 30 provisional patent application having Ser. No. 14/608,285, filed 29 Jan. 2015, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS", now U.S. Pat. No. 9,286,625 issued on 15 Mar. 2016, which claims priority from co-pending U.S. Non-provisional patent appli- 35 cation having Ser. No. 13/856,392, filed 3 Apr. 2013, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEO-GRAPHIC AREAS", now U.S. Pat. No. 8,977,247 issued on 10 Mar. 2015, which claims priority from co-pending U.S. Non-provisional patent application having Ser. No. 12/434, 40 094, filed 1 May 2009, entitled "EXCLUSIVE DELIVERY OF CONTENT WITHIN GEOGRAPHIC AREAS", now U.S. Pat. No. 8,433,296 issued on 30 Apr. 2013, all having a common applicant herewith and being incorporated herein in their entirety by reference.

FIELD

This disclosure relates generally to delivery of content, and more particularly to delivery of content within reserved 50 geographic areas.

BACKGROUND

Advertisements can be delivered to various devices, 55 including mobile devices, within communications range of areas transmitters or other information providers. For example, advertisements can be delivered to cellular phones within range of a particular cellular phone provider's network area. Furthermore, advertisements can be delivered 60 using digital billboards, or via the Internet, based on user interactions and preferences.

When delivering advertisements and other content to some mobile devices, currently available technologies can broadcast the content to all devices equipped to receive 65 them. In some cases, advertisements are broadcast to any mobile device within a city, or a similar area. When deliv-

2

ering non-broadcast content, for example via the Internet, it is common to deliver the content in response to a request, received from the receiving device. In some cases, push technology can be used to deliver content to multiple users concurrently.

In each of these cases, a mobile device can usually receive content from multiple different content providers. Current technologies are, therefore, less than perfect.

SUMMARY

Various embodiments disclosed herein include registering an application program for use with a content delivery platform, establishing multiple perimeters defining respective geographic areas, and maintaining records associating sponsors with particular geographic areas. The content delivery platform can receive a request from a registered application program for content to be displayed on a mobile device, and the request can be used to determine a target location. In some embodiments, a sponsor is selected based on a relationship between the target location and one or more reserved geographic areas. Content is then provided to the application program.

In some embodiments, the content delivery platform can record a request identifier associated with a received request, and provide the request identifier to the mobile device to assist in tracking future actions relating to the request for content. The content delivery platform can also receive information related to user interaction with the provided content, including the request identifier, and provide additional content in response to the received information.

Content can be delivered to a mobile device running a registered application if a target location is at least partially within a predetermined radial distance of a geographical area associated with a sponsor; if the mobile device is not located within the predetermined radial distance, the radial distance can be increased. In some embodiments, content is delivered if the target location, e.g. the location of the mobile device or another location of interest, is located entirely within a geographic area exclusively reserved by a particular sponsor. In some embodiments, the content delivery platform can select from among several sponsors in deciding which content to deliver to a mobile device.

In at least one embodiment, the content delivery system reserves exclusive interests in geographic areas for particular sponsors based on the sponsors' requests, and store a record of that interest. In some embodiments, the content delivery system receives, from a sponsor, content to be delivered to mobile devices based on a target location being positioned within particular geographic areas. The content delivery system can also reserve an interest in geographic areas that remain unreserved by other sponsors. Furthermore, some embodiments include time based restrictions.

Various embodiments can be implemented as a system that includes memory, a communications interface, and a processor that cooperate to store and execute a program of instructions implementing various methods and techniques described herein. Furthermore, some embodiments can be implemented as a computer readable medium tangibly embodying a program of instructions.

BRIEF DESCRIPTION OF THE DRAWINGS

FIG. 1 is an abstract representation of exclusive content delivery to particular reserved areas according to various embodiments of the present disclosure;

FIG. 2 is a diagram illustrating a target location other than the location of the mobile device executing a registered application, according to embodiments of the present disclosure:

FIG. **3** is a graph representing expanded search areas to ⁵ determine which content is delivered according to various embodiments of the present disclosure;

FIG. 4 is a flowchart illustrating a method of reserving a geographic area according to embodiments of the present disclosure:

FIG. **5** is a flowchart illustrating registration of an application for content delivery according to embodiments of the present disclosure;

FIG. 6 is a flowchart illustrating delivery of content to particular applications in a reserved area according to 15 embodiments of the present disclosure;

FIG. 7 is a diagram illustrating a processing system according to embodiments of the present disclosure.

DETAILED DESCRIPTION

Various embodiments of the present disclosure provide for delivering content, such as advertising, to registered applications being run on any of various mobile electronic devices configured to be readily moved, carried, or otherwise transported between different various geographic areas defined by perimeters. Sponsors can reserve an exclusive interest, or in some embodiments a semi-exclusive interest, in a geographic area, so that other sponsors' advertisements are excluded from being broadcast or otherwise provided to a registered program being executed on a mobile device located within a reserved geographic area.

Referring first to FIG. 1, system 100, is illustrated. System 100 can provide for exclusive delivery of advertising or other content to registered applications running on mobile 35 devices located within a particular proximity to a reserved geographic area. System 100, as illustrated, includes content delivery platform 112, which is in communication with developer platform 108, and systems or individuals operating under control of sponsor A 121, sponsor C 123, and 40 sponsor B 125. Content delivery platform 112 receives a request from developer platform 108 to register a program or other application for use on mobile devices. Content delivery platform 112 can use the registered application program to provide selected content to mobile devices.

In some embodiments, a registered application program is provided to mobile devices by developer platform 108, content delivery platform 112, one of sponsor A 121, sponsor C 123, or sponsor B 125, or by another desired delivery mechanism. In some embodiments, registering the application program with content delivery platform 112 allows developer 108 to receive revenue from sponsor A 121, sponsor C 123, or sponsor B 125 for content displayed on a mobile device located within, or in proximity to, a geographical area reserved by one or more of the sponsors.

Sponsor A 121, sponsor C 123, or sponsor B 125 can reserve an exclusive interest in a particular geographic area by sending a request to content delivery platform 112. In some embodiments, the request can be for exclusive delivery of content to mobile devices running any registered application within given geographic areas, or for content to be delivered to particular registered applications based on a target location. The request can also include time limitations, limitations based on the length of time a mobile device remains within a given geographic area, or other desired 65 limitations. Furthermore, the reserved interest can be either completely exclusive, or semi-exclusive.

4

System 100 can include a network, for example Internet 131, through which content delivery platform 112, can communicate to other networked devices; and communication towers 144, which can include AM or FM broadcast towers, mobile telephone stations, or other suitable communication infrastructure, including satellites (not illustrated) that might be useful in providing content based on a target location. Content delivery platform 112 can use this communication infrastructure to communicate with various computing devices, including portable computer 179, which may include laptop computers, desktop computers, palmtop computers, tablet computers, digital video recorders (DVRs), television set-top boxes, or any of various general or dedicated purpose computers that can be carried or transported; wireless device 177, which can include personal digital assistants (PDAs), cellular telephones, personal communication system (PCS) devices, music players, video players, gaming consoles, or portable televisions; or any of various devices that may be included in, or carried by, motor 20 vehicles 171, 173, or 175, including navigation systems, satellite radios, or the like. It should be noted that the term "mobile device" can include all computing devices as listed above that can communicate with content delivery platform 112, that the above listing of devices is not exhaustive, and that a device that qualifies as one type of device may also be considered to be of another type. For example, a mobile phone may also be a general purpose computing device, a radio, a television, and a navigation system.

Still referring to FIG. 1, consider first motor vehicle 171, which is located within sponsor A's reserved geographic area 143. A driver of first motor vehicle 171 can receive advertisements or other content from Sponsor A via a registered application running on a radio, a PDA, a cellular telephone, a laptop, or a global positioning navigation device (none of which are specifically illustrated). In this example, because first motor vehicle 171 is located within sponsor A's reserved geographic area 143, content delivery platform 121 provides content exclusively related to sponsor A 121; advertisements or other content from sponsor C 123 and sponsor B 125 can be excluded.

Portable computer 179 can be connected to Internet 131 via a hardwired network connection, a Wi-Fi connection or other suitable communication connection. In some embodiments, if portable computer 179 is running a registered program application, the user of portable computer 179 will receive content related exclusively to sponsor A as long as he is within sponsor A's reserved geographic area 143. In some embodiments, the driver of first motor vehicle 171 and the user of laptop 179 will still be able to receive advertisements from other sponsors through devices not running a program that has been registered on content delivery platform 112, or through non-registered programs running on the same device

In some embodiments, the location of mobile devices, or another target location, can be determined using various suitable methods. For example, a mobile device running a registered application can provide location information to content delivery platform 112 in the form of latitude or longitude coordinates, raw or processed GPS data, or other device itself or another device. In some embodiments, a target location, e.g. the location of a mobile device, can be determined based on signals received from cellular transmission towers, satellites, or methods such as triangulation or dead reckoning, or by IP address. Content delivery platform 112 can receive the location of mobile devices from a third source, for example a location provider, a cellular

telephone network provider, or a third party tracking source, rather than from the mobile device itself. Thus, the location of a mobile device can be received from the mobile device, determined by content delivery platform 112, received from a third-party source, or determined based on a combination 5 of these or other methods.

Sponsor A's reserved geographic area 143 illustrates an embodiment in which a perimeter can be defined by streets, county boundaries, city boundaries, landmarks, or other features commonly found on maps. In contrast, sponsor B's 10 reserved geographic area 145 can be an ellipse, circle, oval, or other geometric shape that can be determined, at least in part, based on a radius.

In this example, both second motor vehicle 173 and wireless device 177 are located within sponsor B's reserved 15 geographic area 145. The driver of second motor vehicle 173 and the user of wireless device 177 can receive advertisements or other content via towers 144. For example, if the driver of second motor vehicle 173 is operating a navigation device executing an application program registered by 20 216 from object of interest 233, registered application 231 developer 108, advertisements and other content received on the navigation device can be determined based on the location within sponsor B's reserved geographic area 145. Likewise, the user of wireless device 177 will receive advertisements related to sponsor B from within a registered 25 application. In some embodiments, content delivery platform 112 can prevent content from sponsor A 121 and sponsor C 123 from being delivered to a mobile device carried by second motor vehicle 173 and wireless device 177, because both motor vehicle 173 and wireless device 30 177 are located in sponsor B's reserved geographic area 145.

Turning next to sponsor A and sponsor C's reserved geographic area 147, note that the perimeter is a square, rectangle or similarly shaped. In some embodiments, the perimeter may be defined entirely by longitude and latitude 35 lines and/or coordinates that constitute an area. In other embodiments, sponsor A and sponsor C's reserved geographic area 147 can be partially bounded by a longitude or latitude line, a road, river, railway, county, state, parish, city, locality, or other desired boundary. In some embodiments, 40 the perimeter of a sponsor A and sponsor C's reserved geographic area 147 can be defined by a combination of longitude or latitude lines, with one or more remaining boundaries defined based on radius or diameter.

Because third motor vehicle 175 is within sponsor A and 45 sponsor C's reserved geographic area 147, a mobile device carried by third motor vehicle 175 can receive advertising content from either or both sponsor A and sponsor C. In some embodiments, the interest in sponsor A and sponsor C's reserved geographic area 147 can be equally divided 50 between sponsor A 121 and sponsor C 123, while in other embodiments one of sponsor A 121 and sponsor C 123 can have an interest superior to that of the other. In some embodiments, content delivery platform 112 can deliver advertisements or other content related to Sponsor A at 55 selected times, while content related to Sponsor C is delivered at other times. Additionally, content related to sponsor A may be delivered via a first registered application, while content related to sponsor C can be delivered via a second registered application. Thus, sponsors can advertise or pro- 60 vide other content to members of particular demographics based on a type of application a particular demographic is more likely to use.

Referring next to FIG. 2, a target location other than a mobile device in a system 200 is illustrated according to 65 embodiments of the present disclosure. As shown in FIG. 2, a user of registered application 231 is located within the

6

perimeter defining first sponsor's reserved area 207. Object of interest 233 is located in second sponsor's reserved area 205. In some embodiments, object of interest 233 can be any type of object of interest to the user of registered application 231. For example, object of interest 233 could be a friend of the user of registered application 231, and this friend may be employing a mobile phone, a laptop, a kiosk computer, a PDA, or any other device capable of sending location information 216 directly or indirectly to registered application 231. In some embodiments, target location information 216 can be any type of information that can be used to determine the location of the object of interest 233. In at least one embodiment, target location information 216 may be a geocoded twitter message. In another example, object of interest 233 could be an end destination on a map, and the location information 216 of this end destination can be sent to registered application 231.

In response to receiving the target location information can send a request 213 to content delivery platform 212. The request can include, but is not limited to, information indicating the location of object of interest 233, a request for content, information indicating the location of registered application 231, information indicating the identity of the registered application 231, and a previously received request identifier.

Content delivery platform 212 can receive and process request 213 to identify the location of registered application 231 and the location of object of interest 233. In some embodiments, both locations need not be identified. Furthermore, in some embodiments the specific location need not be identified, as long as a determination that object of interest 233 is located within a given proximity of second sponsor's reserved area 205, or that registered application 231 is located within first sponsor's reserved area 207.

Content delivery platform 212 can provide registered application information 217 to second sponsor 225 to allow second sponsor 225 to deliver second sponsor's content 214 to registered application 231. The registered application information 217 can be an application identifier, a request identifier, a target location, a communications address, or other information that can be utilized by second sponsor 225. In some embodiments, application information 217 need not be provided to second sponsor 225, but instead can be processed internally by content delivery platform 212, and a determination can be made for second sponsor's content 214 to be delivered directly to application 231 from content delivery platform 212, or a third party (not illustrated).

Note that in the illustrated embodiment, despite the fact that registered application 231 is located within first sponsor's reserved area 207, the information delivered to registered application 231 can be content related exclusively to second sponsor's reserved area 205, in which object of interest 233 is located. This is because, in the illustrated embodiment, the target location is the location of object of interest 233, rather than the location of a mobile device executing registered application 231.

In some embodiments, information from the first sponsor can also be delivered to registered application 231, because the locations of the device running registered application 231 and object of interest 233 are both considered target locations. Furthermore, in some embodiments content need not be delivered directly from second sponsor 225, but instead can be provided by content delivery platform 212, or a third party (not illustrated).

Referring next to FIG. 3, a graph showing various geographic areas with reference to longitude and latitude is illustrated according to some embodiments of the present disclosure. The geographic areas in FIG. 3 are for illustration only and carry no particular significance with respect to their 5 geometric shapes. Graph 300 includes a triangular area 320, reserved for sponsor A; pentagonal area 371, reserved for sponsor G; and octagonal area 330, also reserved for sponsor G. In the illustrated example, sponsor G has two physical addresses: G 1 327, which lies within sponsor G's reserved 10 octagonal area 330, and G 2 328 which, lies within sponsor A's reserved triangular area 320. Furthermore, in the illustrated embodiment, sponsor A does not have a physical location within sponsor A's reserved triangular area 320. These examples help illustrate that there is not necessarily a 15 correlation between a sponsor's physical address and a reserved geographic area, although in some embodiments there may be such a correlation.

As illustrated by FIG. 3, a single target location F 333 is located within sponsor G's reserved octagonal area 330, and 20 target location F 333 can be a mobile device running a registered application, or target location F 333 can represent a target location other than the location of a mobile device, as illustrated in FIG. 2. In some embodiments, the mobile device with target location F 333 receives advertising exclusively from advertiser G.

As further illustrated by FIG. 3, there are four target locations: target location A 321, target location B 323, target location C 325, and target location G 392 within advertiser A's reserved triangular area 320. Note also, however, that 30 target location G 392 also lies within one of sponsor G's reserved geographic areas, pentagonal area 371. Consider the following example in which target location A 321 and target location B 323 each are mobile devices executing a first application registered with a content delivery platform, 35 such as content delivery platform 112, of FIG. 1. Further assume, for purposes of this example, that target location C 325 is a mobile device executing a second, different application, which is also registered with the content delivery platform. Because both the first and second applications are 40 registered with the content delivery platform, each of the three devices, with target location A 321 target location B 323 and target location C 325 can receive advertisements or other content from within their respective applications. In this example, the content delivered to all three devices can 45 be related exclusively to sponsor A, regardless of which registered application is being executed, because sponsor A has the only reserved interest in the portions of triangular area 320 occupied by mobile devices having target locations A 321 B 323 and C 325.

In some embodiments, target location G 392 can be a mobile device running two or more registered applications, and can receive content related to sponsor A, because the mobile device lies within triangular area 320. But, target location G 392 also lies within pentagonal area 371, and the 55 mobile device can therefore receive content associated with sponsor G. In some embodiments, content related to sponsor A can be delivered via one of the registered applications, while another registered application receives and displays content related to sponsor G. In other embodiments, one of 60 sponsor A or sponsor G can have a superior interest to the other, and a preference can be given to that sponsor's content for delivery. For example, sponsor G may have a superior interest in pentagonal area 371, which also forms part of triangular area 320. In such a case, if content related to 65 sponsor G is available for delivery to the application on the mobile device with target location G 392, that content will

8

be delivered in preference to content related to sponsor A. However, if there is no high priority content related to sponsor G to be delivered, content related to sponsor A may be provided in its stead. Various other priority and time sharing mechanisms and methods can be implemented according to the teachings set forth herein. Note that in some embodiments, multiple registered applications are not required to implement priority and time sharing mechanisms.

In some instances, a mobile device can have target locations, such as target location D 324 or target location E 356, located outside of areas reserved by sponsors. In such a case, a check can be made to determine if either target location D 340 or target location E 356 are located within a given proximity of a sponsor-reserved area such as triangular area 320 or octagonal area 330. So, for example, a check can be made to determine whether any reserved areas lie within a given radius of target location D 340, defining a search area 341, or within a given radius of target location E 356, defining a search area 351. In some embodiments, if no sponsor reserved area intersects an area within an initially small radius, further checks can be performed by incrementally increasing the radius. So, for example, after a first check finds no advertiser reserved areas within search areas 341 or 351, the search areas can be increased to encompass areas 343 and 353, respectively.

In the illustrated example, there is no reserved area intersecting search area 353, but sponsor H 357 has a physical address within area 353. In some embodiments, once it is determined that a registered sponsor has a physical address location within a search radius, but there are no sponsor reserved geographic areas in proximity to or encompassing a target location, an advertisement or other content can be delivered to a mobile device, such as the device with target location 356.

Another situation arises when there are no sponsor reserved geographic areas intersecting a search area, but there are multiple sponsor physical locations within a given radius. Consider area 343, which contains sponsor E's location 349, and sponsor F's location 347. Because neither sponsor E nor sponsor F has established a reserved area that intersects with search area 343, a random choice can be made between these two sponsors to determine which sponsor's content to provide to the registered application on the device with target location D 340. In other embodiments, preference may be given to one of sponsor E's location 349 and sponsor F's location 347 based on each physical locations' proximity to target location D 340, based on a travel time between the device with target location D 340 and the sponsors' locations, or based on some other desired parameter. In further embodiments, if no sponsor's reserved geographic area intersects any portion of area 343, no content is sent to mobile device D with target location 340, despite the fact that location sponsor E's location 359, and sponsor F's location 347 are both within the perimeter defining search area 343.

In some embodiments, the search radius can continue to be expanded until a search area 345 intersects with a sponsor reserved geographic area. In the illustrated embodiment, search area 345 intersects sponsor A's reserved triangular area 320. Note that sponsor G 2's physical location 328 is also located within search area 345. In some embodiments, content from either sponsor A or sponsor G can be selected using any of various processes, because target location D 340 is not located entirely within triangular area 320. In some embodiments, however, because the expanded search area 345 encompasses even a portion of sponsor A's

reserved triangular area 320, content related to sponsor G will be excluded, and content related to sponsor A will be exclusively provided to mobile device with target location D 340. In some embodiments, because target location D 340 is not located within sponsor A's reserved triangular area 320, content related to sponsor A will be excluded, and content related to sponsor G will be exclusively provided to mobile device with target location D 340.

Additional techniques accounting for the proximity of exclusively reserved advertising areas and sponsor's physical locations with respect to mobile device locations can be implemented according to the teaching set forth herein. For example, in some embodiments, sponsors may obtain an interest in all otherwise unreserved geographic areas. For example, a content delivery system can deliver content from a "default" sponsor, if it is determined that no other content is to be delivered to a mobile device.

Referring next to FIG. 4, a method 400 for allowing sponsors to reserve particular geographic areas will be 20 discussed according to embodiments of the present disclosure. Method 400 begins, as illustrated by block 401. As illustrated by block 403, a content delivery platform, for example content delivery platform 112 as illustrated in FIG. 1, can receive a request for sponsor registration, which can 25 also include receiving physical address location from the sponsor. As illustrated by block 405, the sponsor can establish perimeters defining geographic areas of exclusive or semi-exclusive control. These geographic areas are areas the sponsor wishes to reserve for delivery of his own advertisements or other content controlled by the sponsor.

The perimeters established can be based on map features, such as streets, rivers, landmarks, or any of the other various map features. The perimeters can also be defined by latitude and longitude, or various geometric constructs having a 35 given relative position to either a point location, a map location, a physical address, or otherwise. Some embodiments allow for establishing perimeters defining areas based on a combination of the various types of constructs. So, for example, latitude, longitude and map features may be used 40 to establish the reserved area, or a combination of coordinates and geometric constructs can be used in conjunction with other suitable boundary identifiers to establish an area that may be reserved specifically for content related to a particular advertiser or sponsor.

In some embodiments, the perimeters may be generated interactively, using sponsor established perimeter definitions, or other unique sponsor requests. Some embodiments employ pre-defined areas, or allow selection of areas based on predetermined factors, and present sponsors a choice 50 from among previously established options.

As illustrated by block **407**, a sponsor's request for a selected area is received. As illustrated by block **409**, a check is made to determine if the selected area, or a portion of the selected area, has already been reserved by another sponsor. 55 If the area selected by the sponsor is already owned or is otherwise unavailable, method **400** may return to block **407**, and the sponsor can choose another area. In some embodiments, overlap of various sponsor areas may be allowed based on type of business, type of application used to deliver 60 the content, or otherwise.

As illustrated by block 411, if an area selected for exclusive or semi-exclusive content delivery is available, the selected geographic area can be reserved for the sponsor. And as illustrated by block 413, the sponsor can be notified 65 that an interest in the geographic area has been reserved for him.

10

A sponsor can provide content for delivery to mobile devices having target locations contained within its reserved area, as illustrated by block 415. This content can include advertisements, still image content, animated content, video content, audio content, alphanumeric identifiers, or other content suitable for delivery to mobile devices via registered applications. As illustrated by block 417, the content received from the sponsor can be stored for later delivery to registered applications running on mobile devices having target locations that exist within the sponsor's reserved area, which such target locations may include, but are not limited to, when the mobile device or target location physically enters or remains within the sponsor's reserved area for a desired length of time. In some embodiments, content can be delivered to a mobile device by the sponsor or another party in response to a notification that the mobile device or target location has entered or is contained within the sponsor's reserved area. Method 400 ends, as illustrated at block 419.

Referring next to FIG. 5, a method 500 of registering an application program for use in conjunction with a content delivery platform is illustrated according to various embodiments of the present disclosure. Method 500 begins as illustrated by block 501. As illustrated by block 503, an application can be registered on a content delivery platform in response to a request by a developer, for example developer 108 as illustrated in FIG. 1. As illustrated by block 505, a request for content can be received from a device running a registered application. In some embodiments, the same registered application may be executed on any of various mobile devices, including mobile telephones, personal digital assistants, laptops, and the like. Furthermore, multiple devices may execute copies of the same registered application, multiple different registered applications may be executed on a single mobile device, and multiple different registered applications may be executed on multiple devices.

As illustrated by block 507 a determination is made as to whether the application sending the request for content has a target location that is located within a sponsor's reserved geographic area. In some embodiments, the target location may be the location of the device. In some embodiments, the target location may be a location other than the location of the device, as illustrated in FIG. 2. As illustrated by block 509, if the target location is located within a sponsor's reserved area, content from the corresponding sponsor can be chosen for delivery to the mobile device. The content can be chosen based on a number of different parameters or combinations of parameters. In some embodiments, different sponsors may designate particular content to be provided on different days of the week or at different times of day. Some such embodiments allow a single geographic area to be shared by different advertisers or sponsors. For example, content associated with a first sponsor may be selected for delivery in a particular geographic area during the lunch hour, while content related to a second sponsor is selected for delivery in that same geographic area between the hours of midnight and 2 am.

In some embodiments, content from one sponsor can be selected for delivery in a particular geographic area in specific situations, even though a different sponsor has generally reserved that same geographic area. For example, content from a first sponsor can be delivered during a football game to mobile devices located in a geographic area normally reserved by a second sponsor, effectively trumping content related to the second sponsor that would otherwise be delivered. In some embodiments, additional criteria can be applied to determine which sponsors' content will be provided to mobile devices in a particular geographic area.

As illustrated by block 511, selected content can be provided to an application for display on a mobile device. In at least one embodiment, different content from the same sponsor can be provided to the same device for display within different applications, or the same content from the 5 same sponsor can be displayed for all mobile devices running all registered applications that have target locations within the delivery area for the content. For example, a first program run on a mobile device may display a first advertisement within that program while a second program run- 10 ning on the same device may display a second advertisement, which is different from the first advertisement. In some embodiments in which an interest in a particular geographic area is shared between multiple sponsors, a primary sponsor's content can be exclusively displayed via 15 a first registered application running on a particular mobile device, while content from other sponsors can be displayed via a second and subsequent applications running on the same mobile device.

As illustrated by block **513**, if the target location is not 20 within a sponsor's reserved area, a determination can be made regarding whether at least one sponsor's presence is within a first predetermined radius of the target location. In some embodiments, a determination is made regarding whether a sponsor's physical location is within a predeter- 25 mined radius of the target location. In some embodiments, a determination is made regarding whether a sponsor's geographic area, or a portion of a sponsor's geographic area, is contained within a predetermined radius of the target location. If at least one sponsor's presence is within a predeter- 30 mined radius of the target location, a sponsor is chosen from a random or pseudo-random process, as illustrated by block 519. Content is then selected for delivery, as illustrated by block 509. As illustrated by block 515, if a sponsor's presence is not within a predetermined radius of the target 35 location, the search radius can be increased. As illustrated by block 517, a check can be made to determine whether any more increases should be made. In some embodiments, the search radius can continue to be increased incrementally, in a logarithmic manner, or otherwise, until at least a portion of 40 a sponsor's reserved area intersects the search area defined by the search radius. In some embodiments, the search radius can be increased a predetermined number of times, or can be limited based on system resources, time constraints, or other desired parameters. The processes illustrated by 45 blocks 513, 515, and 517 can be repeated until a positive indication is produced by the process at block 517.

As illustrated by block **519**, content from a randomly or pseudo-randomly selected sponsor can be delivered to a mobile device if the target location is not within a desired 50 proximity to a sponsor's reserved area. In some embodiments, rather than delivering content randomly, content selections can be made based on desired criteria. Content related to a sponsor that reserved all otherwise unallocated space can be delivered to a mobile device executing a 55 registered application. In some such embodiments, if any particular geographic areas have not yet been reserved, or if any device requesting content does not have a target location contained within a reserved geographic area, the default sponsor's content can be delivered to the mobile device. 60 Method **500** ends as illustrated by block **521**.

Preferring next to FIG. **6**, a method of interaction between a mobile device and a content providing platform is illustrated according to various embodiments of the present disclosure. Method **600** begins as illustrated by block **601**. 65 As illustrated by block **603** an application platform key can be provided to a developer in response to the developer

registering an application for use on the application platform. The developer can, in turn, provide the key to mobile devices on which the registered application is installed. As illustrated by block 605, when a mobile device requests content from the content providing platform, the mobile device can send the key along with its request. As illustrated by block 607, the content providing platform can verify that the key matches a valid key stored in its database, or elsewhere, before providing content to the application.

12

In some embodiments, key verification can be performed by an entity other than the content providing platform. As illustrated by block 627, if a verification check on the key fails, no content is provided to the requesting application, and the method 600 ends.

As illustrated by block 609, if the key is validated a session can be initiated between the application on the mobile device, and the content delivery platform. As illustrated by block 611 in at least one embodiment, the application running on the mobile device sends the mobile device's location, or another target location, to the content delivery platform. However, in some embodiments the actual location is not sent by the device, but may be provided to the content delivery platform from another source. Furthermore, the content delivery platform, or a subsystem of a communications system employed by the content delivery platform, can determine the location of the mobile device based on raw, partially, or completely processed information received from the mobile device or from another source. For example, the mobile device can forward information associated with a target location to the content delivery platform, or the content delivery server can obtain location information from a third party application or device, from a home location register (HLR), from a visiting location register (VLR), from raw, differential, processed or semi-processed GPS data, from power signals used in code-division multiple access (CDMA) or other wireless communications systems, or otherwise.

As illustrated by block 613, the content delivery platform records the request from the registered application in a request identifier in the platform database, or some other suitable storage location. The request identifier can be used in some embodiments to track further interaction with the registered application, or to deliver additional content to a requesting mobile device. Thus, in some embodiments, a mobile device or other target location that is only temporarily located within a particular sponsor's reserved geographic area may continue to receive information from that sponsor after the mobile device, or the target location, exits the sponsor's reserved area. In other embodiments, content related to a sponsor is discontinued in response to a mobile device exiting, or the target location losing focus within, the sponsor's reserved area.

As illustrated by block 615, the content delivery platform can deliver the request identifier to the requesting application along with the requested content. As illustrated by block 617, a user of the mobile device can interact with the provided content using any of various methods such as pressing a button, selecting a user selectable object on a graphical user interface, or otherwise. The application on the mobile device can send an indication of the interaction to the content delivery platform via the same communication channel used to send the request, or via a different communications channel.

As illustrated by block **619**, a registered application running on a mobile device can send an additional information request to the platform using the previously assigned request identifier. In some embodiments, using the previ-

ously assigned platform request identifier permits tracking of a series of interactions between a particular application and the content delivery platform. Furthermore, using the request identifier can allow individualized content to be delivered to different registered applications which may or 5 may not be running on the same mobile device.

As illustrated by block 621, a determination is made regarding whether a request identifier sent in conjunction with a request for further information is maintained in the platform database or other suitable storage. As illustrated by block 623, if the request identifier is contained in the database or other storage area, the content delivery platform can update a request identifier record as being complete. And as illustrated by block 625, the content delivery platform can deliver more content to the requesting application. As illustrated by block 627, method 600 can proceed to end after delivering the additional content.

The methods and processes discussed previously, as well as other embodiments, may be implemented in a processing 20 system executing a set of instructions stored in memory, or on a removable computer readable medium. An example of a system according to some embodiments is illustrated in FIG. 7. Referring now to FIG. 7, a high-level block diagram of a processing system is illustrated and discussed. Process- 25 ing system 700 includes one or more central processing units, such as CPU A 705 and CPU B 707, which may be conventional microprocessors interconnected with various other units via at least one system bus 710. CPU A 705 and CPU B 707 may be separate cores of an individual, multi- 30 core processor, or individual processors connected via a specialized bus 711. In some embodiments, CPU A 705 or CPU B 707 may be a specialized processor, such as a graphics processor, other co-processor, or the like.

Processing system 700 includes random access memory 35 (RAM) 720; read-only memory (ROM) 715, wherein the ROM 715 could also be erasable programmable read-only memory (EPROM) or electrically erasable programmable read-only memory (EEPROM); and input/output (I/O) adapter 725, for connecting peripheral devices such as disk 40 units 730, optical drive 736, or tape drive 737 to system bus 710; a user interface adapter 740 for connecting keyboard 745, mouse 750, speaker 755, microphone 760, or other user interface devices to system bus 710; communications adapter 765 for connecting processing system 700 to an 45 information network such as the Internet or any of various local area networks, wide area networks, telephone networks, or the like; and display adapter 770 for connecting system bus 710 to a display device such as monitor 775. Mouse 750 has a series of buttons 780, 785 and may be used 50 to control a cursor shown on monitor 775.

It will be understood that processing system 700 may include other suitable data processing systems without departing from the scope of the present disclosure. For example, processing system 700 may include bulk storage 55 and cache memories, which provide temporary storage of at least some program code in order to reduce the number of times code must be retrieved from bulk storage during execution.

Various disclosed embodiments can be implemented in 60 hardware, software, or a combination containing both hardware and software elements. In one or more embodiments, the invention is implemented in software, which includes but is not limited to firmware, resident software, microcode, etc. Some embodiments may be realized as a computer 65 program product, and may be implemented as a computer-usable or computer-readable medium embodying program

14

code for use by, or in connection with, a computer, a processor, or other suitable instruction execution system.

For the purposes of this description, a computer-usable or computer readable medium can be any apparatus that can contain, store, communicate, propagate, or transport the program for use by or in connection with the instruction execution system, apparatus, or device. By way of example, and not limitation, computer readable media may comprise any of various types of computer storage media, including volatile and non-volatile, removable and non-removable media implemented in any suitable method or technology for storage of information such as computer readable instructions, data structures, program modules, or other data. Computer storage media include, but are not limited to, RAM, ROM, EEPROM, flash memory or other memory technology, CD-ROM, digital versatile disks (DVD) or other optical storage, magnetic cassettes, magnetic tape, magnetic disk storage or other magnetic storage devices, or any other medium which can be used to store the desired information and which can be accessed by a computer. Data structures and transmission of data (including wireless transmission) particular to aspects of the disclosure are also encompassed within the scope of the disclosure.

Various embodiments have been described for delivering content related to a commercial media program. Other variations and modifications of the embodiments disclosed may be made based on the description provided, without departing from the scope of the invention as set forth in the following claims.

What is claimed is:

1. A method for improving location services for a computer program on a mobile device by using the mobile device in combination with another mobile device and a third-party wireless communications source to determine a geographic location of the mobile device, the method comprising:

receiving, by a content delivery platform, location information derived from the other mobile device;

receiving, by the content delivery platform, signal information sent by the third-party wireless communications source:

using, at least one processor of the content delivery platform, the location information derived from the other mobile device, and the signal information sent by the third-party wireless communication source in combination to determine the geographic location of the mobile device; and

delivering, from the content delivery platform and to the computer program, content previously received by the content delivery platform, in response to a request by the computer program for the content and upon a determination by the at least one processor of the content delivery platform that the geographic location of the mobile device is associated with a geographic area and is within a predetermined proximity of a target

- 2. The method of claim 1, further comprising: in response to the geographic location of the mobile device being determined, displaying a first advertisement on a display of the mobile device via the computer program.
- 3. The method of claim 1, wherein the content comprises data representing one or more alphanumeric identifiers associated with physical locations within the geographic area.
- **4**. The method of claim **3**, wherein the geographic area is defined by the area contained within a predetermined radial distance surrounding the location of the mobile device.

- **5**. The method of claim **4**, wherein the location information used to determine the geographic location of the mobile device is associated with at least one target location of the other mobile device.
- **6.** The method of claim **4**, wherein, in the event no physical locations having alphanumeric identifier associations are found within the geographic area, increasing the predetermined radial distance until at least one physical location having an alphanumeric identifier is found within the geographic area.
- 7. The method of claim 1, further comprising: using cache memory to minimize the number of retrievals during the execution of the method.
- 8. The method of claim 7, wherein using the cache memory comprises using the cache memory with the at least $_{15}$ one processor.
- **9.** The method of claim **7**, wherein using the cache memory comprises using the cache memory in a data processing system distinct from a processing system that comprises the content delivery platform.
 - 10. The method of claim 1, further comprising: performing a verification whether the computer program on the mobile device has authorization to initiate a location session with the content delivery platform.
 - 11. The method of claim 10, wherein:
 - in response to the verification passing, allowing the computer program to initiate the location session with the content delivery platform; and
 - in response to the verification failing, not allowing the computer program to initiate the location session with the content delivery platform.

16

- 12. The method of claim 11, wherein: performing the verification comprises performing a check on a key associated with the computer program and stored on the mobile device.
- 13. The method of claim 2, wherein the computer program is an application program and further comprising: delivering, to the mobile device and from a platform used by developers for delivery of their application programs to the mobile device, the application program, thereby allowing a developer of the application program to receive revenue for the displaying.
- **14**. The method of claim **1**, wherein: the mobile device and the other mobile device are each personal communication devices for the purpose of being carried by individuals.
- 15. The method of claim 1, wherein: the determination that the geographic location of the mobile device is associated with a geographic area includes a determination that the mobile device has entered the geographic area.
- 16. The method of claim 15, further comprising: receiving, by the content delivery platform, the request by the computer program, wherein the request for the content is for exclusive delivery of the content to the computer program and not to be broadcast to other computer programs installed on the mobile device;

receiving, by the content delivery platform, geographic data to have the geographic area reserved for delivery of the content to the computer program; and

reserving, in at least one memory, the geographic area for delivery of the content to the computer program.

* * * * *