

## GOVERNMENT OF INDIA MINISTRY OF COMMERCE & INDUSTRY DEPTT. OF INDUSTRIAL, POLICY & PROMOTION THE PATENT OFFICE BOUDHIK SAMPADA BHAWAN

PLOT NO. 32, SECTOR – 14, DWARKA NEW DELHI – 110 075.

E-mail: delhi-patent@nic.in Website: www.ipindia.nic.in www.ipindia.gov.in 28081940

Tele: 28081922 - 26

Fax: 28081920

No: 2744/DELNP/2004

To

11999

Dated the: 2 2 MAY 2008

REMFRY & SAGAR, REMFRY HOUSE MILLENNIUM PLAZA SECTOR 27, GURGAON 122002,

REFERENCE: PATENT APPLICATION NO. 2744/DELNP/2004

Sir,

Your above said application for patent has been found in order for grant. However, the patent certificate thereupon will be issued only after processing of the application under section 11(a) and completion of the statutory time limit and disposal of pre-grant opposition, if any, under section 25(1) of the Patent Act.

Yours faithfully,

(Dr. Prithipal Singh)

Examiner of patents & designs For Controller of patents & Designs





Tel.: 28081922 28081923 28081924

28081925

Fax: 28081920

## GOVERNMENT OF INDIA MINISTRY OF COMMERCE & INDUSTRY

PATENT OFFICE, DELHI BAUDHIK SAMPADA BHAWAN PLOT NO. 32, SECTOR – 14, DWARKA NEW DELHI – 110 075. E-mail: delhipatent@vsnl.com

http://ipindia.nic.in.

Date: 2 9 NOV 2005

To M/s. Remfry & Sagar Gurgaon.

SUB: FIRST EXAMINATION REPORT
REF: - PATENT APPLICATION NO. 2744/DELNP/2004
APPLICANT: INTEL CORPORATION,

With reference to request no. 6740 made on 17.09.2004 by you for examination the above quoted application has been examined under section 12 of the Patents Act, 1970 as amended and the First Examination Report containing a statement of objections is forwarded herewith for compliance thereof.

The documents enclosed shall be resubmitted within 06 (Six) months from the date of issue of the said report together with your observation if any, in connection with the compliance of the requirements of this first Examination report. It may be noted that extension of time for a period of not exceeding three months can be obtained by making a request on form 4 with prescribed fee, in exceptional circumstances for the reasons beyond control of the applicant. Such extension can be availed only once and before the expiry of the said period of Six months.

The application referred to will be deemed to have been abandoned under section 21(1) unless all the requirements imposed by the said Act and the rules there under are complied with within the above said prescribed period.

The pages of the complete specification should be freshly typed wherever corrections or interpolation are made. The typed pages in duplicate should be on white pages in order that clear photocopies of the specification can be prepared. The original pages in that case should be returned to this office duly cancelled.

It is in the interest of the applicant to comply with the requirements at the earliest.

(DR. PRITHIPAL SINGH)
Examiner of Patents and Designs
For Controller of Patents & Designs.

Encl.:

1. Application form

2 Complete specification.

3. Drawing sheets.

Ol Soll

- 1. Subject matter of claims does not constitute an invention under section 2(1)(j) in view of cited documents XPO 02249401, WO 0215523, EP 1083722, WO 03036913, XPO 10534256.
- 2. Without prejudice to objection raised in para 1 above.
- 3. Method claims fall with the scope of sub clause (k) of section 3 of Patents Act, 1970.
- 4. Claims are not clear in respect of the expression.
- 5. Claims are not clearly worded as indicated therein.
- 6. Claims 1-9, 23-30 do not sufficiently define the invention. In view of plurality of independent set of claims, the nature and scope of the alleged invention is not clearly understood. Claims should be redrafted by characterizing the inventive feature in principal claim and describing the subsidiary features in the dependent claims thereupon.
- 7. Features of claims 6,7 should be merged with claim 1.
- 8. Claim 23 should be suitably linked with claim 1 and induced redundancy should be removed.
- 9. Title is inconsistent with description and claims.
- 10. Distinguishing features as compared with prior art given are not clear.
- 11. Further description is necessary as indicated therein.
- 12. Clerical errors as indicated therein to be corrected.
- 13. Nationality of inventor should be given on form-1.
- 14. Proof of right should be submitted.
- Petition u/r 137 & 138 should be filed to obviate the irregularity of not disclosing the details of prior filing, at the time of filing application in India.
- 16. Date and signature should be given on last page of complete specification.
- 17. Abstract should be refilled in accordance rule 13(7) of Patent Rule, 2003.
- 18. Numbering of pages should be revised.
- 19. One set of drawings must be made on as per rule 15(3) of the Patent Rules, 2003.
- Details regarding application for patents which may be filed outside India from time to time for the same of substantially the same invention should be furnished with in three months form the dates of filing of the said application (s) under clause (b) of the sub section (1) of section 8 and rule 12(1) of the patent act 1970.
- 21. Details regarding the search and/or examination report including claims of the applications allowed, as referred to in Rule 12(3) of the Patents Rule 2003, in respect of same or substantially the same inventions field in the all major Patent Offices, such as USPTO, EPO and JPO etc., along with appropriate translation where applicable, should be submitted with in the period of 3 months from the date of receipt of this communication as provided under Section 8(2) of the patent act 1970.