



US00D886116S

(12) **United States Design Patent**
Baluch et al.

(10) **Patent No.:** **US D886,116 S**
(45) **Date of Patent:** **** Jun. 2, 2020**

(54) **DISPLAY SCREEN PORTION WITH GRAPHICAL USER INTERFACE**

(71) Applicant: **MARKUP LLC**, Dover, DE (US)
(72) Inventors: **Andrew S. Baluch**, Washington, DC (US); **Peter F. Harter**, Healdsburg, CA (US); **David A. Ryan**, Austin, TX (US)
(73) Assignee: **Markup LLC**, Washington, DC (US)
(**) Term: **15 Years**

(21) Appl. No.: **29/561,176**
(22) Filed: **Apr. 14, 2016**
(51) **LOC (12) Cl.** **14-04**
(52) **U.S. Cl.**
USPC **D14/485**
(58) **Field of Classification Search**
USPC D14/485-495; D9/631, 667, 600, 433, D9/457; D20/10, 11, 22, 27, 39, 40
CPC G06F 3/048-04897; G06F 17/24; G06F 17/211; G06F 17/3005; G06F 17/30112; G06F 17/30716; G06F 17/30056; G06F 17/30861; G06Q 50/01; H04L 51/32; H04N 1/00198; H04N 21/234336
See application file for complete search history.

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(Continued)

Primary Examiner — Cathron C Brooks
Assistant Examiner — Ian F Whitmore
(74) *Attorney, Agent, or Firm* — Christopher Max Colice; Nisha Somnath; Smith Baluch LLP

(57) **CLAIM**

The ornamental design for a display screen portion with graphical user interface, as shown and described.

DESCRIPTION

This application incorporates herein by reference in its entirety U.S. Design patent application Ser. No. 29/561,177, which was filed on the same day by the same applicant, bearing the same title and listing the same inventors.

FIG. 1 is a front view of a display screen or portion thereof with graphical user interface showing a first embodiment of our new design;

FIG. 2 is a front view of a display screen or portion thereof with graphical user interface showing a second embodiment of our new design;

FIG. 3 is a front view of a display screen or portion thereof with graphical user interface showing a third embodiment of our new design; and,

FIG. 4 is a front view of a display screen or portion thereof with graphical user interface showing a fourth embodiment of our new design.

The outermost dot-dash broken line perimeter in FIGS. 1-4 illustrates a display screen or portion thereof and forms no part of the claimed design. The remaining broken lines, including all text features, illustrate portions of a graphical user interface and form no part of the claimed design.

1 Claim, 4 Drawing Sheets

The screenshot shows a software interface with a table of contents on the left and a main text area on the right. The table of contents lists sections like 'Manager's Appl. 01 to 11 1207' and '11 07: As Provided by Manager's Appl. 01'. The main text area contains a table with columns 'SECTION', 'REUSE', and 'REVISION' and a list of numbered items (1-27) describing various features and revisions.

(56)

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SEARCH

0 ALIENS

17 INQUIRY

12 NAME

Manager's Amend. 01 to S. 1237
Charles 'Chuck' Grassley (R-IA)

CURRENT

Page 0 Show complete page.

6 exception from the prior art under section
7 (2)(2) before the date relied upon
8 under paragraph (1) of this subsection for
9 establishing entitlement to the claims;
10 (ii) by recasting subparagraph
11 (i) as subparagraph (i); and
12 (iv) by adding at the end the fol-
13 lowing:
14 "(7) FILING.—"
15 Page 05, line 18, strike "12 months" and insert "
16 year".
17
18 Page 07, line 18, strike "and any reasons" and all
19 that follow through line 20 and insert "there has been
20 a reasonable likelihood that the patent would prevail
21 with respect to at least 1 of the claims challenged in the
22 patent".
23
24 Page 09, line 20, strike "9 months" and insert "
25 year".
26
27 Page 46, insert the following after line 11:

S. 1137: As Amended by Manager's Amend. 01

CURRENT

Page 09 Show complete page.

1 four after a petition for inter partes review of the
2 patent, but only when such be automatically stayed
3 until after—
4 (A) the patent owner requests to lift the
5 stay;"
6 (B) the patent owner files a civil action or
7 counterclaim alleging that the petitioner, real
8 party in interest, or privy of the petitioner has
9 infringed the patent; or
10 (C) the petitioner, real party in interest,
11 or privy of the petitioner requests to dismiss the
12 civil action.
13 "(8) TREATMENT OF COUNTERCLAIM.—A coun-
14 tainee challenging the validity of a claim of a pat-
15 ent does not constitute a civil action challenging the
16 validity of a claim of a patent for purposes of this
17 subsection.
18 "(9) PATENT OWNER'S ACTION.—An inter partes re-
19 view may not be instituted if the petition requesting the
20 proceeding is filed more than 9 months 1 year after the date on
21 which the petitioner, real party in interest, or privy of the
22 petitioner is served with a complaint alleging infringement
23 of the patent. The time limitation set forth in this pro-
24 ceeding sentence shall not apply to a request for judicial
25 order subsection (6).

FIG. 1

SEARCH 0 ALERTS 17 RESULTS 12 MARK

Andy V. 08/01/2017

	CURRENT	PREVIOUS	ADDRESS OF STORAGE FROM SACRAMENTO
<p>Manager's Amend. 01 to S. 1237 Charles 'Chuck' Grassley (R-IA)</p> <p>Page 6 Show complete page.</p> <p>6 exception from the prior art under section 7 (2)(2) before the date relied upon 8 under paragraph (1) of this subsection for 9 establishing entitlement to the claims; 10 (ii) by recasting subparagraph 11 (i) as subparagraph (ii); and 12 (iv) by adding at the end the fol- 13 lowing: 14 "(7) FURTHER..." 15 Page 25, line 18, strike "12 months" and insert " 16 12 17 year". 18 Page 27, line 18, strike "and any reasons" and all 19 that follow through line 20 and insert "there has been 20 a reasonable likelihood that the patent would prevail 21 with respect to at least 1 of the claims challenged in the 22 patent". 23 24 Page 30, line 20, strike "9 months" and insert " 25 9 26 year". 27 28 Page 46, insert the following after line 11:</p>	<p>Page 19 Show complete page.</p> <p>19 four after a petition for inter partes review of the 20 patent, but only when such be automatically stayed 21 until after: 22 (A) the patent owner requests to lift this 23 stay;" 24 (B) the patent owner files a civil action or 25 motion in alleging that the petitioner, real 26 party in interest, or privy of the petitioner has 27 infringed the patent; or 28 (C) the petitioner, real party in interest, 29 or privy of the petitioner requests to dismiss the 30 civil action. 31 32 (8) TREATMENT OF COUNTERCLAIM.—A coun- 33 tainin challenging the validity of a claim of a pat- 34 ent does not constitute a civil action challenging the 35 validity of a claim of a patent for purposes of this 36 subsection. 37 38 (9) PATENT OWNER'S ACTION.—An inter partes re- 39 view may not be instituted if the petition requesting the 40 proceeding is filed more than 9 months 1 year after the date on 41 which the petitioner, real party in interest, or privy of the 42 petitioner is served with a complaint alleging infringement 43 of the patent. The time limitation set forth in this pro- 44 ceeding otherwise shall not apply to a request for judicial 45 order subsection (6).</p>	<p>Page 19 Show complete page.</p> <p>19 four after a petition for inter partes review of the 20 patent, but only when such be automatically stayed 21 until after: 22 (A) the patent owner requests to lift this 23 stay;" 24 (B) the patent owner files a civil action or 25 motion in alleging that the petitioner, real 26 party in interest, or privy of the petitioner has 27 infringed the patent; or 28 (C) the petitioner, real party in interest, 29 or privy of the petitioner requests to dismiss the 30 civil action. 31 32 (8) TREATMENT OF COUNTERCLAIM.—A coun- 33 tainin challenging the validity of a claim of a pat- 34 ent does not constitute a civil action challenging the 35 validity of a claim of a patent for purposes of this 36 subsection. 37 38 (9) PATENT OWNER'S ACTION.—An inter partes re- 39 view may not be instituted if the petition requesting the 40 proceeding is filed more than 9 months 1 year after the date on 41 which the petitioner, real party in interest, or privy of the 42 petitioner is served with a complaint alleging infringement 43 of the patent. The time limitation set forth in this pro- 44 ceeding otherwise shall not apply to a request for judicial 45 order subsection (6).</p>	<p>Page 19 Show complete page.</p> <p>19 four after a petition for inter partes review of the 20 patent, but only when such be automatically stayed 21 until after: 22 (A) the patent owner requests to lift this 23 stay;" 24 (B) the patent owner files a civil action or 25 motion in alleging that the petitioner, real 26 party in interest, or privy of the petitioner has 27 infringed the patent; or 28 (C) the petitioner, real party in interest, 29 or privy of the petitioner requests to dismiss the 30 civil action. 31 32 (8) TREATMENT OF COUNTERCLAIM.—A coun- 33 tainin challenging the validity of a claim of a pat- 34 ent does not constitute a civil action challenging the 35 validity of a claim of a patent for purposes of this 36 subsection. 37 38 (9) PATENT OWNER'S ACTION.—An inter partes re- 39 view may not be instituted if the petition requesting the 40 proceeding is filed more than 9 months 1 year after the date on 41 which the petitioner, real party in interest, or privy of the 42 petitioner is served with a complaint alleging infringement 43 of the patent. The time limitation set forth in this pro- 44 ceeding otherwise shall not apply to a request for judicial 45 order subsection (6).</p>

FIG. 2

<input checked="" type="checkbox"/> LAST VIEWS 5107A Act to amend title 35... S. 1, Technical Corrections	SEARCH 0 ALREADY 17 HIGHLIGHT 03 HIDE	Apply REPORT		
<input checked="" type="checkbox"/> TRACKER Goals (Open)	<div style="text-align: right;">PDF </div> <h3 style="text-align: center;">S. 1137 PATENT ACT of 2016</h3> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 30%;">COMMENT</td> <td style="width: 70%;">AMENDED 2 of 5 CHAPTER FROM 5 PARAGRAPHS</td> </tr> </table> <p>Pages 60 show available pages.</p> <p>1 recommendations for any changes to laws or regulations</p> <p>2 recommendations Computer based systems appro-</p> <p>3 operable on the basis of the study.</p> <p>4 SECS. 54. TECHNICAL CORRECTIONS TO THE LEAHY-SMITH</p> <p>5 AMERICAN INVENTORS ACT AND OTHER IM-</p> <p>6 PROVISIONS.</p> <p>7 (a) Section 54(a)(1) of the 35 United States Code,</p> <p>8 is amended by reading "or necessary" and have added."</p> <p>9 (b) PRO PATENT REVIEW.</p> <p>10 (1) CLARIFICATION.</p> <p>11 (A) SCOPE OF PRIOR ART.—Section</p> <p>12 102(a)(1)(1) of the Leahy-Smith America In-</p> <p>13 vention Act (35 U.S.C. 321 (a)) is amended by</p> <p>14 adding "within 102(a)" and inserting "sub-</p> <p>15 section (a) or (b) of section 102"</p> <p>16 (B) EFFECTIVE DATE.—The amendment</p> <p>17 made by subparagraph (A) shall take effect on</p> <p>18 the date of the enactment of the Act and shall</p> <p>19 apply to any proceeding pending on, or filed on,</p> <p>20 or after, such date of enactment.</p> <p>21 (C) AUTHORITY TO WAIVE FEE.—Subject to</p> <p>22 available resources, the Director may waive payment</p> <p>23 of a filing fee for a transitional proceeding described</p> <p>24 under section 10(a) of the Leahy-Smith America In-</p> <p>25 vention Act (35 U.S.C. 321 (a)).</p>		COMMENT	AMENDED 2 of 5 CHAPTER FROM 5 PARAGRAPHS
COMMENT	AMENDED 2 of 5 CHAPTER FROM 5 PARAGRAPHS			
<input checked="" type="checkbox"/> COMMITTEES Title	<p>(1) Proceedings before the Office.— This provision is an</p> <p>near parties review of a claim in a patent under this chapter that</p> <p>results in a final written decision under section 312 (b) or an oral</p> <p>advisory in interest or priority of the petitioner, may not request or</p> <p>maintain a proceeding before the Office with respect to that claim on</p> <p>any ground that the petitioner raised or reasonably could have raised</p> <p>during that near parties review.</p>			
<input type="checkbox"/> Issues Committee	<p>(2) Civil actions and other proceedings.— The petitioner in</p> <p>an inter partes review of a claim in a patent under this chapter that</p> <p>results in a final written decision under section 312(a), or the oral</p> <p>advisory in interest or priority of the petitioner, may not assert either in a</p> <p>civil action arising in whole or in part under section 1001 of title 28</p> <p>or in a proceeding before the International Trade Commission under</p> <p>section 337 of the Tariff Act of 1930 that the claim is invalid on any</p> <p>ground that the petitioner or reasonably could have raised</p> <p>during that near parties review.</p>			
<input type="checkbox"/> Agribusiness and Food	<p>(3) Patents Process.—A post-grant review may not be instituted under</p> <p>this chapter if the petitioner requests cancellation of a claim in a</p> <p>related patent that is pending in or narrower than a claim in the</p> <p>original patent from which the related patent was issued, and the</p>			

FIG. 3

Apply Submit

35 U.S. Code As Amended by S.1137

CURRENT **PRELIM** **AMENDED 2 of 6 changes from 3 Amendments**

From Complete Section 525 / Complete Title 35

(b) Subsequent--

(1) Proceedings before the Office.-- This subsection is an inter partes review of a claim in a patent under this chapter that results in a final written decision under section 318 (b); or the final party to interest or privity of the petitioner, may not request or maintain a proceeding before the Office with respect to that claim on any ground that the petitioner raised or necessarily could have raised during that inter partes review.

(2) Civil actions and other proceedings.-- This subsection is an inter partes review of a claim in a patent under this chapter that results in a final written decision under section 318(a), or the final party to interest or privity of the petitioner, may not assert either in a civil action arising in whole or in part under section 1040 of title 28 or in a proceeding before the International Trade Commission under section 337 of the Tariff Act of 1930 that the claim is invalid on any ground that the petitioner or necessarily could have raised during that inter partes review.

(3) Petition for Rehearing.-- A petitioner whose petition was granted under this chapter if the petition requests cancellation of a claim in a patent pending that is identical to or narrower than a claim in the original patent from which the patent was issued, and the

S.1137 PATENT ACT of 2016

CURRENT **PRELIM** **AMENDED 17 changes from 13 Changes**

From 525 Amend 2 of 6 changes from 2 Amendments.

Page 56 Show complete pages.

1 recommendations for any changes to laws or regulations

2 recommendations (compare current conditions appro-

3 appropriate on the basis of this study.

4 SEC. 54. TECHNICAL CORRECTIONS TO THE LEADY-SMITH

5 AMERICAN INVENTORS ACT AND OTHER IM-

6 IMPROVEMENTS.

7 (a) Section 54(a)(1) of title 35, United States Code,

8 is amended by striking "or necessarily could have raised"

9 (b) PTO PATENT REVIEW.--

10 (1) CLARIFICATION.--

11 (A) SCOPE OF PRIOR ART.--Section

12 102(a)(1)(1) of the Leahy-Smith America In-

13 ventors Act (35 U.S.C. 102) shall be amended by

14 striking "section 102(a)" and inserting "sub-

15 section (a) or (a) of section 102"

16 (2) EFFECTIVE DATE.--The amendments

17 made by subparagraph (a) shall take effect on

18 the date of the enactment of the Act and shall

19 apply to any proceeding pending on, or filed on

20 or after, such date of enactment.

21 (2) AUTHORITY TO WAIVE FEES.--Subject to

22 available resources, the Director may waive payment

23 of a filing fee for a transitional proceeding described

24 under section 18(a) of the Leahy-Smith America In-

25 ventors Act (35 U.S.C. 525) only.

FIG. 4