P08000001346

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07917001-3104-7075-585.00

SECRETARY OF STATE



June 26, 2008

COMPLIANCE MANAGER 550 WEST CYPRESS CREEK ROAD 410 FT. LAUDERDALE, FL 33309

SUBJECT: HELPFUL TECHNOLOGIES, INC.

Ref. Number: P08000001346

We have received your document for HELPFUL TECHNOLOGIES, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

There is a balance due of \$35.00.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6094.

Agnes Lunt Regulatory Specialist II

Letter Number: 508A00038546

COVER LETTER

10:	Registration Section Division of Corporations					
SUBJ	ECT: HELPFUL TECHNOLOG	iΙΕ	S, I <u>N</u> (C .		
	(Name of Survi					
Please	return all correspondence concerning th	is n	natter to	:		
CON	MPLIANCE MANAGER					SECRETARY
	(Contact Person)					第二
HEL	PFUL TECHNOLOGIES, INC.					ARY ARY
-	(Firm/Company)					mg n
550	WEST CYPRESS CREEK RO	DΑ	D 410)		P 1: 41 OF STATE
	(Address)		_			음류 드
FOF	RT LAUDERDALE, FL 33309					>
	(City, State and Zip Code)			_		
For fu	orther information concerning this matter,	, pl	ease cal	l:		
SER	RGEY GURIN at	. (954) 663-1	1768	
	(Name of Contact Person)		(Area Co	de and Dayti	me Telepho	one Number)
	Certified Copy (optional) \$8.75					
STRE	EET ADDRESS:		MAI	LING AD	DRESS:	
_	tration Section		_	stration Sec		
	ion of Corporations			sion of Cor	porations	
	n Building			Box 6327	20214	
	Executive Center Circle		Talla	hassee, FL	32314	
i anan	nassee, FL 32301					

Articles of Merger For Florida Profit or Non-Profit Corporation

The following Articles of Merger are submitted to merge the following Florida Profit and/or Non-Profit Corporation(s) in accordance with s. 607.1109 or 617.0302, Florida Statutes.

<u>FIRST:</u> The exact name, form/entity type, and jurisdiction for each <u>merging</u> party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
HELPFUL TECHNOLOGIES, IN	IC. FLORIDA	PROFIT CORPORATION
WISH-HINT FORTUNE LLC	FLORIDA	LLC SSS 10
		E P P
		08.1 08.1
		<u>Cm</u>

SECOND: The exact name, form/entity type, and jurisdiction of the **surviving** party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
HELPFUL TECHNOLOGIES, INC.	FLORIDA	PROFIT CORPORATION

<u>THIRD:</u> The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 608, 617, and/or 620, Florida Statutes.

FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.

FIFTH: If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

JULY 1, 2008

SIXTH: If the surviving party is not formed, organized or incorporated under the laws of Florida, the survivor's principal office address in its home state, country or jurisdiction is as follows:

SEVENTH: If the surviving party is an out-of-state entity, the surviving entity:

a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of Each

b.) Agrees to promptly pay the dissenting shareholders of each domestic corporation that is a party to the merger the amount, if any, to which they are entitled under s. 607.1302, F.S.

domestic corporation that is party to the merger.

10 P 1: 4

EIGHTH: Signature(s) for Each Party:

Name of Entity/Organization:	Signature(s):	Name of Individual:
HELPFUL TECHNOLOGIES, INC.	Sorpy V. Olozing	SERGEY GURIN
WISH-HINT FORTUNE LLC	Dones Halmh	DAREK WEDZIUK

Corporations:

General Partnerships:

Florida Limited Partnerships:

Non-Florida Limited Partnerships:

Limited Liability Companies:

Chairman, Vice Chairman, President or Officer

(If no directors selected, signature of incorporator.)

Signature of a general partner or authorized person
Signatures of all general partners
Signature of a general partner
Signature of a member or authorized representative

\$35.00 Per Party

Fees:

\$35.00 Per Party

Certified Copy (optional):

\$8.75

PLAN OF MERGER

<u>FIRST:</u> The exact name, form/enti follows:	ty type, and jurisdiction for ea	ch merging party are as
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
WISH-HINT FORTUNE LLC	FLORIDA	LLC
SECOND: The exact name, form/c as follows:	entity type, and jurisdiction of	the <u>surviving</u> party are
Name	<u>Jurisdiction</u>	Form/Entity Ty
HELPFUL TECHNOLOGIES, INC	C FLORIDA	PROFIT CORPORATIO
THIRD: The terms and conditions	of the merger are as follows:	RY OF STA
SEE AGREEMENT OF MERGEF	R AND PLAN OF REORGAN	55! =
		-
(Attach a	dditional sheet if necessary)	

FOURTH:

A. The manner and basis of converting the interests, shares, obligations securities of each merged party into the interests, shares, obligations or of the survivor, in whole or in part, into cash or other property is as follows:	thers secu	ırities
SEE AGREEMENT OF MERGER AND PLAN OF REORGANIZATION	ON ATTA	ACHED
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	AHAS	
	SEE, F	0
	95 95	
(Attach additional sheet if necessary)	7	
B. The manner and basis of converting the <u>rights to acquire</u> the interests obligations or other securities of each merged party into the <u>rights to acq</u> shares, obligations or others securities of the survivor, in whole or in par other property is as follows:	<u>uire</u> the ir	
SEE AGREEMENT OF MERGER AND PLAN OF REORGANIZATI	ON ATTA	ACHED
		_

FIFTH: If a partnership is the survivor, the name and business address coartner is as follows:	of each general
N/A	
	ZII SI
	IDDB JUL SECRET
(Attach additional sheet if necessary)	RY O
SIXTH: If a limited liability company is the survivor, the name and bus each manager or managing member is as follows:	inessaddressof
N/A	
(Attach additional sheet if necessary)	

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SEVENTH: Any statements that are required by the laws under which business entity is formed, organized, or incorporated are as follows:	each other
SEE AGREEMENT OF MERGER AND PLAN OF REORGANIZATION	ON ATTACHED
	TACE
	CRETAR
	P P II
(Attach additional sheet if necessary)	TATE ORIUA
EIGHTH: Other provision, if any, relating to the merger are as follows	:
SEE AGREEMENT OF MERGER AND PLAN OF REORGANIZAT	ION ATTACHED
	<u> </u>
(Attach additional sheet if necessary)	

And the second

AGREEMENT OF MERGER AND PLAN OF REORGANIZATION

This Agreement of Merger and Plan of Reorganization (the "Agreement") is entered into effect on February 15, 2008 (the "Effective Date") by and among the following parties:

- 1. Wish-Hint Fortune LLC, a Florida limited liability company (Registered number L07000012843) hereby individually referred as "Ceasing Company"; and
- 2. Mr. Sergey V Gurin, a Florida resident (Florida ID: G650-796-69-300-0) hereby individually referred as "Inventor 1";
- 3. Mr. Viatcheslav Reshetnyak, a Florida resident (Florida ID: R235-860-81-465-0) hereby individually referred as "Inventor 2";

4.	Mr. Ivan Onuchin, a Florida resident (Florida ID: 0525-407-	76-043-0) ner	eby
	individually referred as "Inventor 3";	ZIAT	
	collectively the "Inventors", and	2008 JU SECRE ALLAH	Π
5.	LinkTrigger, Inc. a Florida corporation (Registered number individually referred as "Surviving Corporation"	SE ~ 0	J
co.	llectively all five (5) entities referred as the "Parties".	P I: OF ST/ E. FLOS	

WITNESSETH:

WHEREAS, the Inventors are the holders of proprietary rights for intellectual property (the "Intellectual Property") pertinent to invention of Method and development of System of Hyperlink Navigation (hereby referred as the "LinkTrigger" or "LinkTrigger Software"):

WHEREAS, the Ceasing Company has an authorized capitalization consisting of one hundred (100) units of Limited Liability Company Interests (the "LLC Interests") evidenced with Exhibit 1;

WHEREAS, the Surviving Corporation has an authorized capitalization consisting of 825, 433,458 shares: 156,906,673 shares of preferred stock ("Preferred Stock") and 668,526,785 shares of common stock ("Common Stock") both with par value of \$0.0001 (Collectively referred as the "Stock") evidenced with Exhibit 2;

WHEREAS, the respective Boards of Directors of the Ceasing Company and the Surviving Corporation and a majority of the holders of the outstanding voting shares of the Ceasing Company and the Surviving Corporation have determined that it is advisable that the Ceasing Company be merged into the Surviving Corporation on the terms and conditions hereinafter set forth; and

WHEREAS, the respective Boards of Directors of the Parties intend that this Agreement of Merger and Plan of Reorganization shall qualify as Reorganization under Section 368(a)(1) of the Internal Revenue Code;

NOW, THEREFORE, in consideration of the mutual covenants, agreements, representations and warranties herein contained, it is agreed that, in accordance with the applicable statutes of the State of Florida, the Ceasing Companies shall be at the effective date of the merger merged with and into Surviving Corporation, which shall be the surviving corporation, and that the terms and conditions of such merger and the mode of carrying it into effect shall be as follows:

V-17. 1 V.R. To SG P.T

ARTICLE I. MERGER OF CEASING COMPANIES AND SURVIVING CORPORATION

- a) At the effective date of the merger, the Ceasing Company shall be merged with and into the Surviving Corporation, the separate existence of the Ceasing Company shall cease and the Surviving Corporation shall continue in existence as the surviving corporation, and, without other transfer or assumption, succeed to and possess all the estate, properties, rights, privileges, immunities and franchises, as well of a public as of a private nature, of the Ceasing Company; and all property, real, personal and mixed, and all debts and receivables due on whatever account, including subscriptions to shares, and all other obligations, and all and every other interest, of or belonging to or due to the Ceasing Company, shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed, as provided by the Florida Corporation Laws.
- b) If at any time the Surviving Corporation shall consider or be advised that any further assignments, conveyances or assurances in law are necessary or desirable to carry out the provisions hereof, the proper officers and directors of the Ceasing Company as of the effective date of the merger shall execute and deliver any and all proper deeds, assignments and assurances in law, and do all things necessary or proper to carry out the provisions hereof.

ARTICLE II. ARTICLES OF INCORPORATION, GOVERNING LAW AND REGISTERED ADDRESS

- a) From and after the effective date of the merger and until thereafter amended as provided by law, the Articles of Incorporation and Bylaws of the Surviving Corporation shall continue to be its Articles of Incorporation and Bylaws, until altered or amended.
- b) The Surviving Corporation shall be governed under the laws of the State of Florida.
- c) The address of the principal office of the Surviving Corporation in the State of Florida shall be 550 West Cypress Creek Road, Suite 410, Fort Lauderdale, Florida 33309.

ARTICLE III. CONVERSION OF CAPITAL STOCK

- a) At the effective date of the merger, the treasury stock of the Ceasing Companies (if any) shall forthwith cease to exist and be canceled.
- b) At the Effective Date of the merger, in exchange to the capital contributions into the Ceasing Company, and in conversion of and in exchange for the outstanding stock of the Ceasing Company, the holders of the Ceasing Company's LLC Interests (evidenced with Exhibit 3) shall be delivered the shares of the Surviving Corporation in accordance with this Article III as following:
 - (1) in conversion of and in exchange for forty one (41) Class-A LLC Interests and five (5) Class-B LLC Interests of the Ceasing Company Mr. Marek Cegielski shall be delivered forty eight million seven hundred thirty five thousand (48,735,000) shares of Class-A Preferred Stock of the Surviving Corporation;

V. D. 2 V.R. To SG P 2.T

- (2) in conversion of and in exchange for four (4) Class-A LLC Interests of the Ceasing Company Mr. Amir Azarpad shall be delivered two million three hundred forty thousand (2,340,000) shares of Class-A Preferred Stock of the Surviving Corporation;
- (3) in conversion of and in exchange for seven (7) Class-A LLC Interests and one (1) Class-B LLC Interest of the Ceasing Company Mr. Valentin Dimitrov shall be delivered seventeen million seven hundred seventy five thousand (17,775,000) shares of Class-A Preferred Stock of the Surviving Corporation;
- (4) in conversion of and in exchange for three (3) Class-A LLC Interests of the Ceasing Company Mr. Petr Trejbal shall be delivered ten million four hundred eighty five thousand (10,485,000) shares of Class-A Preferred Stock of the Surviving Corporation;
- (5) in conversion of and in exchange for four (4) Class-A LLC Interests and three (3) Class-B LLC Interests of the Ceasing Company Mr. Anrei Yalunin shall be delivered thirty four million six hundred fifty thousand (34,650,000) shares of Class-A Preferred Stock of the Surviving Corporation;
- c) At the effective date of the merger, the capital stock of the Ceasing Company shall forthwith cease to exist and be canceled, except for the rights set forth below and except as provided by law in respect of shares as to which the holders may exercise appraisal rights.
- d) Each holder of a certificate or certificates representing the Ceasing Company outstanding LLC Interests immediately upon the merger shall be entitled to receive the certificates representing the shares of the Surviving Corporation to which such holder shall be entitled in accordance with Article III(b) upon the aforesaid basis of exchange.
- e) Each outstanding certificate which prior to the merger represented the LLC Interests of the Ceasing Company shall be deemed, for all purposes, to evidence ownership of the number of the LLC Interests of the Ceasing Company and be no longer valid.
- f) Each share of the capital stock of the Surviving Corporation outstanding immediately prior to the merger shall continue to be outstanding and shall be one share of capital stock of the Surviving Corporation.

ARTICLE IV. TRANSFER OF RIGHTS FOR INTELLECTUAL PROPERTY

- a) Starting from the Effective Date, the Ceasing Company and the Inventors sell and transfer to the Surviving Corporation, and the Surviving Corporation receives and purchases all of the rights, title and interest in the Intellectual Property.
- b) In compensation for the transfer of rights under Article IV(a) the Ceasing Company and the Inventors shall be paid the total sum (the "Amount Due") of eleven million seven hundred thirty one thousand ninety nine (\$11,731,099) U.S. dollars.

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- c) The Amount Due is being agreed as full payment from the Surviving Corporation to the Ceasing Company and the Inventors resulting from multiplying the price of \$0.01 per end-user license by 1,173,109,925 statistically reported internet users worldwide (See Exhibit 4). The Parties hereby agree that Amount Due is final regardless of the number of internet users whatsoever.
- d) The Parties hereby agree that Surviving Corporation shall remit the Amount Due to the Ceasing Company and the Inventors in full on or before December 31, 2010.
- e) If the remittance of payment of the Amount Due takes place after dissolution of the Ceasing Company, the payment of Amount Due shall be distributed among the Inventors and the Ceasing Company LLC Members as following:
 - 1. Mr. Marek Cegielski shall be paid five million three hundred ninety six thousand three hundred five (\$5,396,305) U.S. dollars;
 - 2. Mr. Amir Azarpad shall be paid four hundred sixty nine thousand two hundred forty three (\$469,243) U.S. dollars;
 - 3. Mr. Valentin Dimitrov shall be paid nine hundred thirty eight thousand four hundred eighty seven (\$938,487) U.S. dollars;
 - 4. Mr. Petr Trejbal shall be paid three hundred fifty one thousand nine hundred thirty two (\$351,932) U.S. dollars;
 - 5. Mr. Andrei Yalunun shall be paid eight hundred twenty one thousand one hundred seventy six (\$821,176) U.S. dollars;
 - 6. Mr. Viatcheslav Reshetnyak shall be paid one million one hundred seventy three thousand one hundred nine (\$1,173,109) U.S. dollars;
 - 7. Mr. Ivan Onuchin shall be paid one million one hundred seventy three thousand one hundred nine (\$1,173,109) U.S. dollars;
 - 8. Mr. Sergey Gurin shall be paid one million four hundred seven thousand seven hundred thirty eight (\$1,407,738) U.S. dollars.
- f) The Ceasing Company LLC Members and the Inventors shall be responsible for payment of all taxes applicable in respect to the transfer under this Article IV(a).
- g) The Surviving Corporation hereby acknowledges that the Ceasing Company LLC Members and the Inventors make no representation or warranties, either express or implied, with respect to the Intellectual Property, and that the Intellectual Property is being received in "as is" conditions which is satisfactory to the Surviving Corporation.
- h) The Ceasing Company and the Inventors grant to the Company a perpetual, royalty-free, exclusive license (the "License") to use all products, patents, copyrights, know-how, techniques, ideas, source codes, processes, derivative works, and similar intellectual property that
 - (i) was invented, created, and/or developed by the Inventors prior to the Effective Date;
 - (ii) was created, produced and developed by the Ceasing Company prior to the Effective Date; and

V.D. 4 V.R. To. 56 (R.T.

- (iii) relates to the business of the Surviving Corporation,
- i) Commencing from the Effective Date the Surviving Corporation may sublicense the Intellectual Property in connection with the operation of its business and/or for the independent use of any third party.
- j) Commencing from the Effective Date the Surviving Corporation may assign the License in connection with any merger, reorganization or sale of its business to whichever entity, provided that the Amount Due is
 - (i) Paid in full; or
 - (ii) Transferred to the successor party in connection with the merger, reorganization, or sale of business of the Surviving Corporation.
- k) No waiver shall be deemed to have been made by any party of any of its rights in connection to transfer of rights under Article IV(a) unless the same is in writing and is signed on its behalf by the signatory Parties.
- 1) The Parties acknowledge that this Agreement is an "Executory Contract" as provided in Section 365(n) of Title 11, United States Code (the "U.S. Bankruptcy Code") and may contain licenses to "intellectual property," as provided in Section 365(n) thereof.

Each party acknowledges that if it as a debtor in possession or a trustee in bankruptcy in a case under the Bankruptcy Code rejects this Agreement, the other party may elect to retain its rights under this Agreement as provided in Section 365(n) of the U.S. Bankruptcy Code to the fullest extent permitted by law, subject to all of such party's obligations and restrictions hereunder.

Upon written request of one party to the other party or to an applicable bankruptcy trustee, the other party or such bankruptcy trustee shall not interfere with the rights of the requesting party as provided in this Agreement, except as otherwise provided by law or equity.

m) The transfer of rights under Article IV(a and payment of the Amount Due may not be terminated, unless the Surviving Corporation files for bankruptcy and no party elects to retain its rights under this Agreement as provided in Section 365(n) of the U.S. Bankruptcy Code.

ARTICLE V. BYLAWS OF THE SURVIVING CORPORATION

a) When the merger becomes effective, the Bylaws of the Surviving Corporation shall be in effect and become the Bylaws of the Surviving Corporation.

ARTICLE VI. BOARD OF DIRECTORS OF THE SURVIVING CORPORATION

- a) Pursuant to this Agreement, when the merger becomes effective the Board of Directors of the Surviving Corporation shall appoint one director representing the shareholders.
- b) Pursuant to Florida Corporate Act and as provided in the Bylaws of the Surviving Corporation, when the merger becomes effective the Board of Directors of the Surviving Corporation shall appoint or reaffirm the following members of the Board of Directors to serve until their respective successors are appointed:

V.D. 5 V.R. TO SG C R.T

- 1. GURIN, Sergey Chairman of the Board
- 2. ONUCHIN, Ivan Technology
- 3. RESHENTYAK, Viatcheslav System Infrastructure
- 4. GOLDENBERG, Alexander Capital Strategy
- 5. WEDZIUK, Dariusz Operating Compliance
- 6. WOODS, Garfield Marketing and Sales
- 7. CEGIELSKI, Marek Shareholders Committee

ARTICLE VII. SHAREHOLDERS, BOARD APPROVAL, AND EFFECTIVE DATE

- a) Pursuant to Florida Corporations Laws, this Agreement has been approved by a majority of the holders of outstanding voting shares of the Ceasing Company and by the Board of Directors of the Surviving Corporation.
- b) As may be required, respectively, by the laws of the State of Florida, if this Plan and Agreement of Merger is not abandoned pursuant to the provisions of this Agreement, the Articles of Merger containing this Agreement shall be executed, verified and delivered to the Office of the Secretary of State Florida.
- c) The merger shall become effective (the "effective date") at such time as the Secretary of State of Florida receives the Articles of Merger filed with this Agreement.

ARTICLE VIII. ABANDONMENT

- a) This Agreement may be abandoned at any time before the Effective Date of the merger, by action of either of the Boards of Directors of the Ceasing Company or the Surviving Corporation.
- b) In the event of abandonment of this Agreement, the written notice shall forthwith be given to all Parties. Such written notice shall be mailed out by the abandoning party and postmarked not later than ten (10) business days prior to abandonment.

ARTICLE IX. MODIFICATION AND WAIVER

- a) The Ceasing Company and the Surviving Corporation, by mutual consent of their respective Boards of Directors, may amend, modify and supplement this Agreement in such manner as may be agreed upon by them in writing at any time before or after action thereon by the holders of LLC Interests of the Ceasing Company or by the Board of Directors of the Surviving Corporation or both; provided, however, that no such amendment, modification or supplement shall affect the rights of the shareholders of the Ceasing Company or the Surviving Corporation in a manner which is materially adverse to such shareholders in the judgment of the respective Board of Directors.
- b) Either the Ceasing Company or the Surviving Corporation may, pursuant to action by its Board of Directors, by an instrument in writing, extend the time for or waive the performance of any of the obligations of the other or waive compliance by the other with any of the covenants or conditions contained in this Agreement, provided, however, that no such waiver or extension shall affect the rights of the shareholders of the Parties in a manner which is materially

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adverse to such shareholders in the judgment of the Board of Directors so acting.

ARTICLE X. COUNTERPARTS

a) This Agreement is executed in five original counterparts, each of which when so executed shall be deemed to be an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the Ceasing Company, the Inventors, and the Surviving Corporation, each pursuant to the approval and authority duly given by resolutions adopted by its Board of Directors, have each caused this Plan and Agreement of Merger to be executed by its officers thereunto duly authorized.

Caasing Compand

Marek Cegielski Amir Azarpad Andrei Yalunin Petr Trejbal

Surviving Corporation

Surviving Corporation

Sergey Gurin

Inventors

Sergey B. Marin Dimitron

Inventors

Sergey Gurin

Inventors

Inventors

Sergey Gurin

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Inventors

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Nothing follows.

Exhibit! Intellectual Property



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandra. Viginus 22313-1450 www.unpts.gov

 APPLICATION NUMBER
 FILING or 371(e) DATE
 GRP ART UNIT
 FIL FEE RECD
 ATTY.DOCKET.NO
 TOT CLAIMS IND CLAIMS

 61/039,130
 03/25/2008
 105
 071068.00001

27305 HOWARD & HOWARD ATTORNEYS, P.C. THE PINEHURST OFFICE CENTER, SUITE #101 39400 WOODWARD AVENUE BLOOMFIELD HILLS, MI 48304-5151

FILING RECEIPT

Date Mailed: 04/01/2008

CONFIRMATION NO. 6239

Receipt is acknowledged of this provisional patent application. It will not be examined for patentability and will become abandoned not later than twelve months after its filing date. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please write to the Office of Initial Patent Examination's Filing Receipt Corrections. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt Incorporating the requested corrections

Applicant(s)

Sergey Gurin, Hollywood, FL; Vyacheslav Reshetnyak, North Miami, FL; Ivan Onuchin, Pompano Beach, FL; John Chalmers, Boca Raton, FL;

Power of Attorney: The patent practitioners associated with Customer Number 27305

If Required, Foreign Filing License Granted: 03/28/2008

The country code and number of your priority application, to be used for filing abroad under the Paris Convention,

is US 61/039,130

Projected Publication Date: None, application is not eligible for pre-grant publication

Non-Publication Request: No Early Publication Request: No

** SMALL ENTITY **

Title

STARTING POINT TO INTERNET; METHOD, ARCHITECTURE AND SYSTEM FOR EFFECTIVE INTERNET BROWSING

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same

page 1 of 3

effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

LICENSE FOR FOREIGN FILING UNDER Title 35, United States Code, Section 184 Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

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