Comments On The Amendment In Response To The First Office Action

I. General

A. Most people followed the template pretty well. I think it really helped people write their Amendments, right?

B. It may seem repetitious to write out the claim actions in summary and then write out each of the rejections in a summary, but the process is a check to make sure that you have responded to all of the rejections.

C. Did the rejection look scary in the beginning? Did you keep a positive attitude? How did it feel to be rejected?

D. Don’t take it personally -
Remember when I mentioned that people often take it personally and how bad that is? You may have laughed internally and thought that the people who were taking it personally must be a bunch of idiots. However, now that you are in that situation, it’s not so easy to decline to take it personally, is it?

II. Front Page Matters

A. Time for reply

The time for reply is 3 months from the date of mailing as listed on the OA Summary sheet. The OA was mailed on April 13, 2008. Consequently, you can file the response up to and including July 13, 2008 without extension of time.

B. Spell out the dates.

C. Must include confirmation number if electronic filing
III. Amending Spec and Claims

A. If you don’t have an identifier right, then your Amendment is Non-compliant. A Non-complaint amendment is not entered and is bounced back to you for correction. It would never even make it to the Examiner and you would be fixing it for free. This is a pretty big embarrassment. Unfortunately, about 2/3 of the class was non-compliant!

REVIEW CHART ON NEXT PAGE

In the first Office Action (with no Preliminary Amendment) you can’t have a (Previously Presented) claim.

Wrongful use of (Withdrawn)

B. You MUST underline new additions to your claim and strike out the parts that you are removing – otherwise you are non-compliant. Remember that you can only use double brackets when deleting 5 characters or less.

C. If you have no amendments to the spec or drawings, then don’t include the section

D. Only the Examiner can make the change as to what claims the present application includes. Your response is really only a request that the Examiner enter your amendment. Consequently, if you are canceling claim 20 in this response, then the present application still includes claims 1-20.

IV. The Examiner’s Actions

A. The Examiner’s Interpretation of the Claims

Notice that the Examiner often did not adopt your preferred understanding of the claim terms. Instead the Examiner adopted the broadest reasonable interpretation of the claims. That is, if the Examiner can find a way to make the PA references teach the claims, then the Examiner is going to do it. Your understanding of the claim terms is irrelevant. Get used to it.

Write better claims that the Examiner can’t co-opt or run wild with. Use clear language. Use claim terms with clear boundaries.

Example - “connected” devices include those in wireless communication
B. The Examiner improperly cited Keith and Fay as prior art under 102(b) when in fact they are PA under 102(e). Everybody caught this, but some people handled it better than others. We want to:

   Point out that the reference is not properly citable under 102(b), but may be citable under 102(e) and you will proceed to respond to the Examiner’s rejection as if the reference had been cited under 102(e). Be careful not to actually assert that the reference IS valid prior art under 102(e) in case you want to swear behind later.

V. Applicant’s Actions

A. You must address each of the Examiner’s rejections

1. Don’t change the Examiner’s rejection. If the rejection under 102 is for claims 1-10, then the Examiner has made one rejection for claims 1-10, not two rejections (one for claims 1-5 and one for claims 6-10). If you change the rejection, the Examiner may find that your Amendment is not responsive to his rejection.

   Here’s how to phrase it:

   “Turning now to the Examiner’s rejection of claims 1-10 under…

   Recite the standard teaches/does not teach

   Claims 1-10 include independent claims 1 and 6. First, with regard to independent claim 1,

   Turning now to independent claim 6, …. 

2. Add some spacing between the rejections to make your Amendment easier to read. Strive for clarity.

3. Clarity is what really gets claims allowed – a clear claim distinction from the prior art.

B. In many cases, people argued claim limitations that did not appear in their actual claim.

C. When making your amendments, do you now have a greater appreciation for why you want to write a detailed specification? It gives you plenty of options to choose from.
D. Most people delivered good responses to 103 rejections, but others need to be more clear as to the basis of their argument. Are you arguing that none of the references teaches a certain limitation – or are you arguing that (even though the limitation is there) the references are not combinable.

E. Discussing the References
1. Some people tried to tell the Examiner that the reference did not teach what the Examiner said the reference taught. Sometimes this is true, but you will have to make an absolutely clear and inescapable argument so that the Examiner has no wiggle room in order to get the Examiner to change his position. If the Examiner can wiggle away, he will.

2. Support your arguments! Cite to the spec (Col. and Ln. or Paragraph) and the drawings. It builds credibility and comfort with the Examiner.

3. If something is really important and it works in context, quote it. However, be careful not to over-quote or quoting loses its ability to stand out.

4. It is almost always easier for the Examiner to say NO than to allow your claims. If the Examiner is uncomfortable or your claim is not clear, the Examiner is likely to maintain the rejection. You must make a clear showing that the Examiner can feel comfortable with.

F. Clarity
To be effective, link your discussion directly to a specific, short claim limitation that is clear and does not allow the Examiner any wiggle room. Too long a limitation gives the Examiner wiggle room.

Don’t distract the Examiner by trying to recite a laundry list of things that you don’t think are in the reference. Often, you will be focusing your response on the new claim element that you are adding.

G. Many people made assertions about the teaching of the prior art, but they failed to explicitly include their actual insertion in their claims. “desired location” vs. “predetermined desired location”