

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

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**BEFORE THE PATENT TRIAL AND APPEAL BOARD**

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MICROSOFT CORPORATION,  
Petitioner,

v.

PROXENSE, LLC  
Patent Owner

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Case Nos. IPR2024-00573, IPR2024-01398  
U.S. Patent No. 8,646,042 B1

**DECLARATION OF MARKUS JAKOBSSON, PH.D**

## **I. INTRODUCTION AND SCOPE OF ENGAGEMENT**

1. My name is Markus Jakobsson. I have been retained by counsel for Patent Owner Proxense, LLC (“Proxense”) to provide my opinions regarding whether the claims of U.S. Patent No. 8,646,042 (hereafter the “042 Patent”) recite terms understood by persons of ordinary skill in the art to have a sufficiently definite meaning as the name for structures enabling an application, function or service, absent an algorithm disclosed in the specification of the 042 Patent.

## **II. QUALIFICATIONS AND COMPENSATION**

2. I make this Declaration based upon my own personal knowledge, information, and belief, and I would and could competently testify to the matters set forth in this Declaration if called upon to do so.

3. Attached hereto as **Appendix A** is a true and correct copy of my Curriculum Vitae (CV). I am being compensated at the rate of \$875 per hour for my time, plus reasonable out-of-pocket expenses. My compensation does not depend upon the outcome of the IPR proceedings, the contents of this Declaration, any testimony that I may provide, or the ultimate outcome of any associated litigation.

4. I am currently the Chief Scientist at Artema Labs, a crypto startup concerned with the security and confidentiality of digital representations of ownership. My research relates to how to make online transfers of ownership secure against abuses of various types, among other things.

5. I have founded or co-founded several successful computer security companies. I am the CEO at ZapFraud, a cybersecurity company that develops techniques to detect deceptive emails, such as Business Email Compromise emails. At ZapFraud, my research studies and addresses abuse, including social engineering, malware and privacy intrusions. My work primarily involves identifying risks, developing protocols and user experiences, and evaluating the security of proposed approaches.

6. I am also the founder of Carbyne Biometrics, a biometric authentication company; Secure Technology, a target advertising company; RavenWhite Security, a device authentication company; FatSkunk, a mobile malware detection company (acquired by Qualcomm in 2013); Extricatus, a security consulting company (now defunct); CSExpert, a security consulting company; and RightQuestion, a telecom security company.

7. I received a Master of Science degree in Computer Engineering from the Lund Institute of Technology in Sweden in 1993, a Master of Science degree in Computer Science from the University of California at San Diego in 1994, and a Ph.D. in Computer Science from the University of California at San Diego in 1997, specializing in Cryptography. During and after my Ph.D. studies, I was also a Researcher at the San Diego Supercomputer Center, where I did research on authentication and privacy.

8. From 1997 to 2001, I was a Member of Technical Staff at Bell Labs, where I did research on authentication, privacy, multi-party computation, contract exchange, digital commerce including crypto payments, and fraud detection and prevention. From 2001 to 2004, I was a Principal Research Scientist at RSA Labs, where I worked on predicting future fraud scenarios in commerce and authentication and developed solutions to those problems. During that time, I predicted the rise of what later became known as phishing. I was also an Adjunct Associate Professor in the Computer Science department at New York University from 2002 to 2004, where I taught cryptographic protocols.

9. From 2004 to 2016, I held a faculty position at the Indiana University at Bloomington, first as an Associate Professor of Computer Science, Associate Professor of Informatics, Associate Professor of Cognitive Science, and Associate Director of the Center for Applied Cybersecurity Research (CACR) from 2004 to 2008; and then as an Adjunct Associate

Professor from 2008 to 2016. I was the most senior security researcher at Indiana University, where I built a research group focused on online fraud and countermeasures, resulting in over 50 publications and two books.

10. While a professor at Indiana University, I was also employed by Xerox PARC, PayPal, and Qualcomm to provide thought leadership to their security groups. I was a Principal Scientist at Xerox PARC from 2008 to 2010, a Director and Principal Scientist of Consumer Security at PayPal from 2010 to 2013, a Senior Director at Qualcomm from 2013 to 2015, Chief Scientist at Agari from 2016 to 2018, Chief of Security and Data Analytics at Amber Solutions from 2018 to 2020, and Chief Scientist at ByteDance from 2020 to 2021.

11. Agari is a cybersecurity company that develops and commercializes technology to protect enterprises, their partners and customers from advanced email phishing attacks. At Agari, my research studied and addressed trends in online fraud, especially as related to email, including problems such as Business Email Compromise, Ransomware, and other abuses based on social engineering and identity deception. My work primarily involved identifying trends in fraud and computing before they affected the market, and developing and testing countermeasures, including technological countermeasures, user interaction and education.

12. Amber Solutions is a cybersecurity company that develops home and office automation technologies. At Amber Solutions, my research addressed confidentiality, user interfaces and authentication techniques in the context of ubiquitous and wearable computing, and involved the tracking of users, for purposes of personalization and emergency response, using wireless technologies such as Bluetooth and Bluetooth Low Energy (BLE).

13. ByteDance is a media company concerned with secure processing of data, and is the owner of TikTok. At ByteDance, my research addressed fraud prevention, confidentiality, user

interfaces and authentication techniques in the context of the many products offered by ByteDance.

14. I have additionally served as a member of the fraud advisory board at LifeLock (an identity theft protection company); a member of the technical advisory board at CellFony (a mobile security company); a member of the technical advisory board at PopGiro (a user reputation company); a member of the technical advisory board at MobiSocial dba Omlet (a social networking company); and a member of the technical advisory board at Cequence Security (an anti-fraud company, previously named Stealth Security). I have provided anti-fraud consulting to KommuneData (a Danish government entity), J.P. Morgan Chase, PayPal, Boku, and Western Union.

15. I have authored six books and over 100 peer-reviewed publications, and have been a named inventor on over 300 patents and patent applications.

16. My work has included research in the area of applied security, mobile security, cryptographic protocols, authentication, malware, social engineering, usability and fraud.

17. I have been engaged as a technical expert in over 75 computer-related cases, including numerous cases involving Internet security, mobile security, encryption and/or authentication.

### **III. SUMMARY OF OPINIONS**

18. As discussed in detail below, I do not believe the terms “integrated RDC” (receiver decoder circuit), “integrated PDK” (personal digital key), and “enablement signal” are understood by persons of ordinary skill in the art to have a sufficiently definite meaning as the names of structures for “enabling one or more of an application, a function and a service.” The terms, rather, connote the general and generic abilities of general-purpose computers or are a completely meaningless nonce defined only by the intended action to be performed. Absent a control logic or some other type of algorithm executed by a controller or another type of processor, there would be

no structure for the foregoing to perform the function of “enabling one or more of an application, a function and a service.” The specification of the 042 Patent discloses a control logic that can be used by an “RDC” and a “PDK” to “enable one or more of an application, a function and a service.” The same control logic generates “an enablement signal enabling one or more of an application, a function and a service.” Consequently, absent the control logic disclosed in the specification, the claims of the 042 Patent would be meaningless.

#### **IV. UNDERSTANDING OF LEGAL PRINCIPLES**

19. I have been advised on certain legal principles as they relate to forming my opinions presented herein. I set forth my understanding below.

##### ***A. Claim Construction***

20. I understand that claim terms should be accorded the plain and ordinary meaning they would be ascribed by a person of ordinary skill in the art as of the effective filing date of the application for the patent at issue.

21. Generally speaking, I understand that to ascertain the meaning of a claim term, one of ordinary skill in the art primarily looks at intrinsic evidence, such as the words of the claims themselves, the specification, and the prosecution history. I understand that certain types of extrinsic evidence—such as general purpose and scientific dictionaries, relevant scientific principles, and references illustrating the meaning of technical terms and the state of the art—may also be relevant to claim construction.

22. I further understand that a patentee may choose to define a term differently than the term’s plain and ordinary meaning in the art and that, under such circumstances, the patentee’s own definition controls. Additionally, a claim term is not entitled to its plain and ordinary meaning in the art when the patentee has expressly disclaimed the scope under such plain and ordinary meaning through descriptions in the specifications or statements made during prosecution of the

patent application.

23. I have been informed that a person of ordinary skill in the art is deemed to read a claim term not only in the context of the particular claim in which the term appears, but also in the context of the entire patent, including the specification, other claims, and prosecution history.

24. I further understand that when a claim term recites a function performed by a general-purpose computer, the corresponding structure is the computer as programmed to perform an algorithm, such as a control logic, disclosed in the patent for performing the function.

25. I understand that a dependent claim is a claim that incorporates by reference all limitations of its independent claim and of any intervening claims. As a general guideline, the scope of a dependent claim is narrower than that of its independent claim.

26. For the purpose of my opinions expressed herein, I have been asked to assume the 042 Patent has an effective filing date of December 6, 2007, which is the filing date of U.S. Provisional Application No. 60/992,953 to which the 042 Patent claims priority.

***B. Person of Ordinary Skill in the Art***

27. When interpreting a patent, I understand that it is important to view the disclosure and claims of that patent from the level of a person of ordinary skill in the relevant art at the time of the invention. My opinion of the level of ordinary skill in the art of the 042 Patent is based on my personal experience working in the fields of electrical engineering and computer science, my knowledge of colleagues and others working in those fields as of and for several years prior to the applicable time frame applicable to the 042 Patent, my study of the 042 Patent and its file history, and my knowledge of:

- The level of education and experience of persons actively working in the above fields at the time the subject matter at issue was developed;

- The types of problems encountered in the art at the time the subject matter was developed;
- The rapidity with which innovations are made in those fields;
- Prior art patents and publications;
- The activities of others working in those fields;
- Prior art solutions to the problems addressed by the relevant art; and
- The sophistication of the technology at issue in this case.

28. I have also been informed that these factors are not exhaustive and are merely a useful guide to determining the level of ordinary skill in the art.

29. With those factors in mind, in my opinion a Person of Ordinary Skill in the Art (“POSITA”) with respect to the 042 Patent would have been a person with a Bachelor of Science degree in Computer Science, Computer Engineering, or a related discipline, and two years of experience in designing, developing, implementing, and/or deploying systems or applications on portable computing devices such as mobile phones and laptops, including programming of software and/or firmware for such devices.

## **V. OVERVIEW OF THE 042 PATENT**

30. The 042 Patent discloses and claims a technical improvement to solve a technical problem of not being able to expand proximity systems to new and third-party applications, by providing a novel control logic allowing memory to be used as secured local storage for external applications. The technical problem is highlighted in the Background section of the 042 Patent:

However, most proximity systems and location tracking systems have limited capabilities. Typically, the proximity sensor, RFID tag or similar device is a dumb device, in the sense that the device is designed and has the capability only to report its location. For

example, such devices typically do not have the capabilities to run different applications or to even interact with different applications. Furthermore, these systems typically are proprietary and narrowly tailored for a specific situation, thus preventing easy expandability to other situations or third party applications.

042 Patent, 1:52-61.

31. The 042 Patent discloses a novel control logic solving the above problem. The control logic controls “service blocks” within device memory:

The memory 210 also stores the various service blocks 112A-N... In other cases, the issuer may allow any third party service 120 to use available service blocks 112. If a new service block is created, then memory for that service block is allocated... Regardless of how created, once created, external applications (such as applications 120 in FIG. 1) can gain access to a specific service block 112 by proving the corresponding access key 118.

042 Patent, 6:7-26.

32. The control logic controlling the service blocks allows for isolated storage and selection of different information for different applications. This provides improved data security, as a breach in one third-party application would not affect the keys used by other applications. This is detailed, for example, with reference to Fig 6 (reproduced below):

Also shown is a device 510Y with two applications 120Y1 and 120Y2, each of which accesses a different service block. In some cases, the first application 120Y1 is enabled from a first service block 112C, thus allowing a second application 120Y2 to operate using a second service block 112F (although the two applications need not be on the same device 510).

042 Patent, 9:4-10.

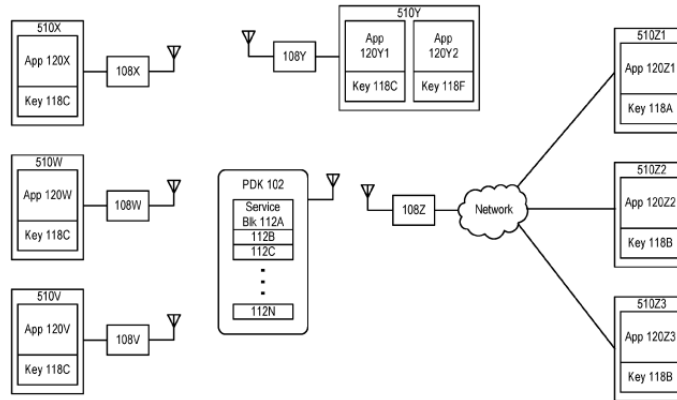


FIG. 6

33. The 042 Patent further details how the control logic may be utilized in various general-purpose computers, such as cell phones, servers, personal computers, and credit card terminals. For example, again with reference to Fig. 6, the 042 Patent details the simultaneous use of the control logic by different applications as a user accesses the website of his credit card provider:

[T]he first application **120Y1** might be the auto login/logoff, where a user logs in to a personal computer via a service block **112C** that provides a username and password. Now that the user is logged in, the user wishes to attach to his credit card company. The user types in the web address of the credit card provider, where the credit card provider requests the user's credentials. First, the user may have to provide some live biometric information. Application **120Y2** compares this against a biometric stored in a second service block **112F** on the PDK. After the sensor **108Y** verifies the correct biometrics, the sensor indicates to the PDK that external services may now access their service blocks. The credit card provider **120Z1** then sends its service block access key **118A** to the PDK where this third service block **112A** is retrieved and sent back to the credit card issuer. The credit card issuer then verifies the data and authorizes the user's transaction.

042 Patent, 9:10-26.

34. As the above illustrates, when implemented, the control logic generates an enablement signal enabling one or more of an application, a function and a service by having the application, function or service to be enabled authenticate by exchanging an access key for the ability to store, retrieve and/or modify data in a service block of the PDK.

## **VI. CLAIMS AT ISSUE**

35. I understand the Petitioner is challenging claims 1, 5, 6, 8-11, 13 and 14 of the 042 Patent. Claims 1 and 10 of the 042 Patent are independent claims.

## **VII. THE CLAIMS FAIL TO RECITE A STRUCTURE FOR ENABLING ONE OR MORE OF AN APPLICATION, A FUNCTION AND A SERVICE**

36. Having reviewed the challenged claims and the specification of the 042 Patent, it is my opinion that the structures recited for performing the function of “enabling one or more of an application, a function and a service” recited in claims 1 and 10 of the 042 Patent are not used in common parlance or by persons of skill in the pertinent art to designate structures or a class of structures recognized for performing the function. Rather, the “integrated RDC,” recited in claim 1 of the 042 Patent, is nothing more than the general ability of general-purpose computers to decode encrypted data received via Bluetooth, Wi-Fi, and similar connections. The “integrated PDK,” also recited in claim 1 of the 042 Patent, is nothing more than a general-purpose computer capable of communication. Finally, the “enablement signal,” recited in claim 10 of the 042 Patent, is a completely meaningless nonce defined only by the intended action to be performed.

### ***A. Integrated Personal Digital Key (PDK) for Storing Information and Capable of Communicating Wirelessly with at Least One External Receiver-Decoder Circuit (RDC)***

37. The specification states that “In a minimal embodiment, the PDK 102a includes an antenna and a transceiver for communicating with a RDC (not shown) and a controller and memory

for storing information particular to a user.” 042 Patent, 13:46-49. A PDK is thus defined in the specification as nothing more than a general-purpose computer capable of communication. The only structures are a controller (i.e., processor) and memory, which forms nothing more than a generic computer, and an antenna and transceiver, which add nothing more than Bluetooth, Wi-Fi, or the like. Thus, a PDK is defined in the specification as a generic computer with Bluetooth or Wi-Fi, such as a standard laptop, desktop, or smart phone. However, wirelessly sending/receiving data and storing information particular to a user does not provide a structure for “enabling one or more of an application, a function and a service.” Instead, an algorithm or control logic defining how the information is to be accessed and made usable to the application, function, or service would be required. Such an algorithm is provided within the specification of the 042 Patent.

38. The algorithm is presented in the specification with reference to “control logic 250,” which details that information held by a PDK is unlocked (made accessible) by an external application in exchange for (by proving) an access key.

[O]nce created, external applications (such as applications 120 in FIG. 1) can gain access to a specific service block 112 by proving the corresponding access key 118. In FIG. 2, this is shown conceptually by control logic 250.

042 Patent, 6:23-27.

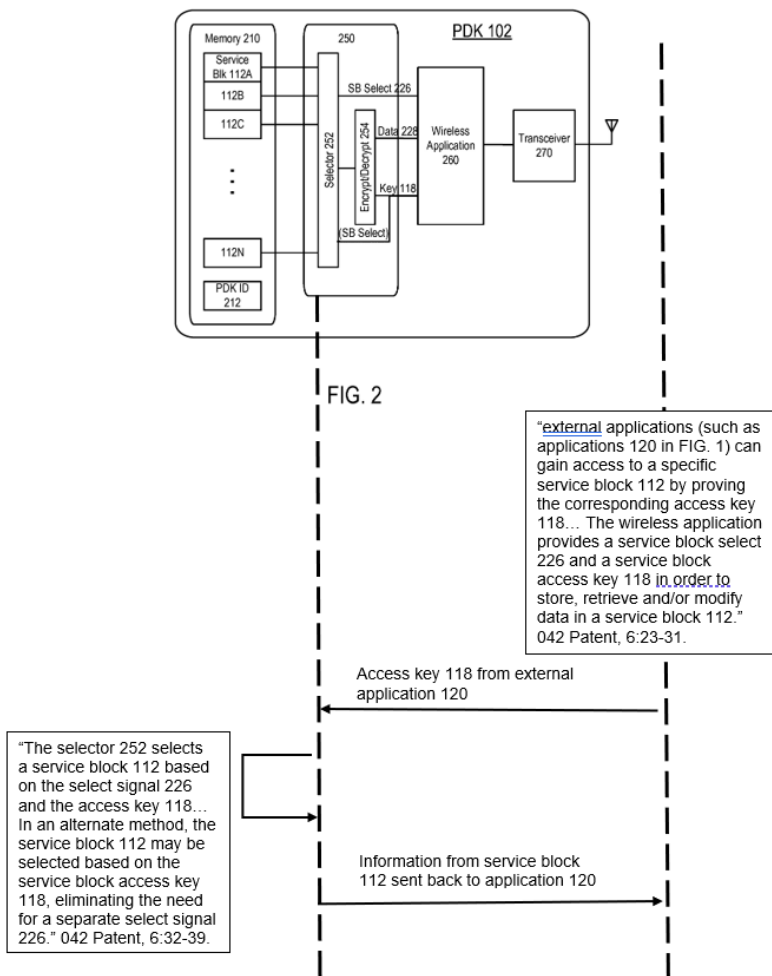
39. After summarizing the operation of the algorithm of control logic 250 as “external applications (such as applications 120 in FIG. 1) can gain access to a specific service block 112 by proving the corresponding *access key 118*,” the specification goes on to state:

The wireless application *provides* a service block select 226 and *a service block access key 118* in order to *store, retrieve and/or modify data* in a service block 112. The selector 252 selects a service

block 112 based on the select signal 226 and the access key 118....

In an alternate method, the service block 112 may be selected based on the service block access key 118, eliminating the need for a separate select signal 226.”

042 Patent, 6:29-39.



40. The operation of the algorithm of control logic 250 is graphically represented in the above figure. When executed, the algorithm exchanges an “access key” provided by an application for the information held within a “service block”. The detailed function of the “access key” is consistent with its plain and ordinary meaning. “Access” means “[t]o store data on and retrieve data from a disk or other peripheral device.” Definition of access | PCMag,

<https://www.pcmag.com/encyclopedia/term/access>. The algorithm thus describes exchanging an access key provided by an application to retrieve, store and/or modify data. A POSITA would recognize this as being similar to a database key, which along with an access control mechanism is a key used to determine what records of the database to allow access to. Such keys are also referred to as “data access keys,” or as in the specification of the 042 Patent, simply “access keys”.

41. The algorithm is further repeated in the specification with reference to Figures 1 and 4-6. With reference to Figure 1, the specification details a use of the algorithm in which an access key held by an external application is exchanged to unlock biometric information held within a service block to enable a function of biometric authentication.

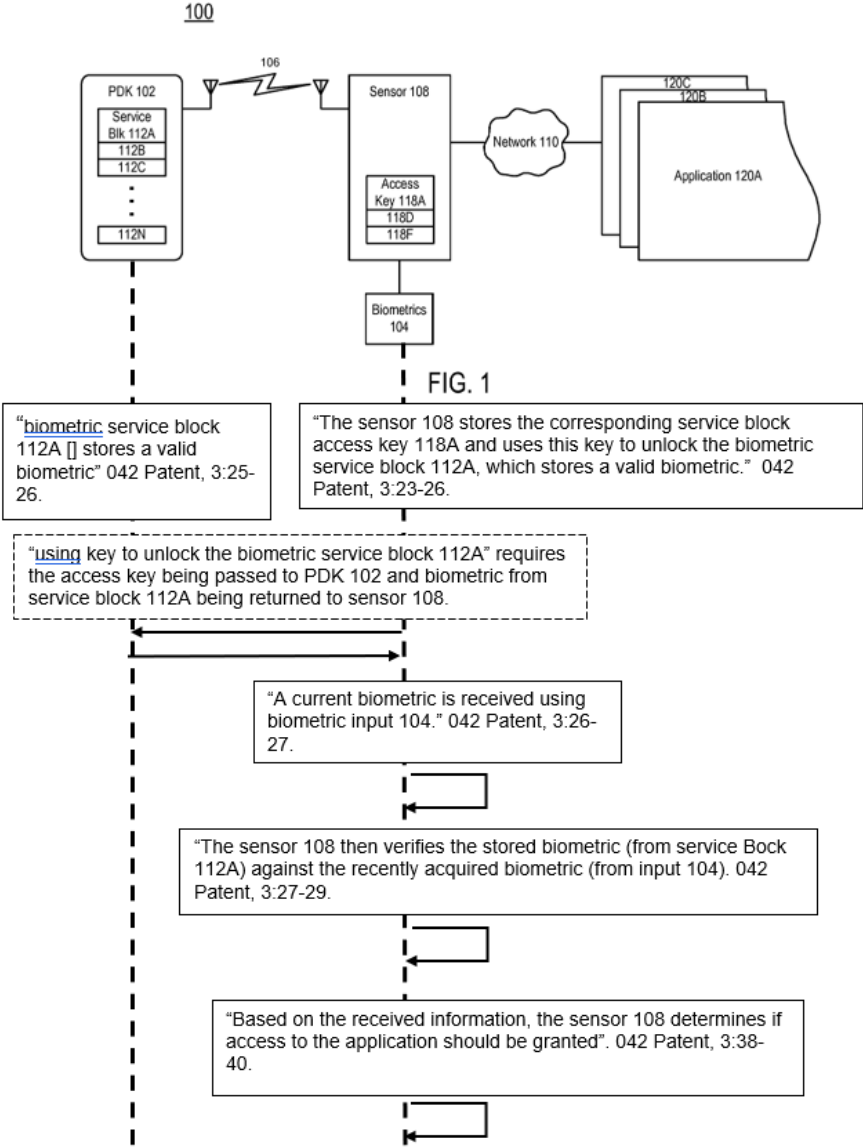
In one example, a biometric is required in order to access specific service blocks 112 in the PDK102. Verification of the biometric is achieved by using service block 112A. The sensor 108 stores the corresponding service block access key 118A and uses this key to unlock the biometric service block 112A, which stores a valid biometric. A current biometric is received using biometric input 104. The sensor 108 then verifies the stored biometric (from service block 112A) against the recently acquired biometric (from input 104). Upon proper verification, various applications 120 are permitted to connect to the PDK102 via the sensor 108 and/or to gain access to other service blocks 112.

The system 100 can be used to address applications 120 where it is important to authenticate an individual for use. Generally, the sensor 108 wirelessly receives information stored in the PDK 102 that uniquely identifies the PDK 102 and the individual carrying the PDK 102. The sensor 108 can also receive a biometric input 104 from the individual. Based on the received information, the sensor 108 determines if access to the application 120 should be granted. In this example, the system 100 provides authentication without the

need for PINs or passwords (although PINs and passwords may be used in other implementations).”

042 Patent, 3:21-43.

42. The flow of such a process is shown in the figure below.



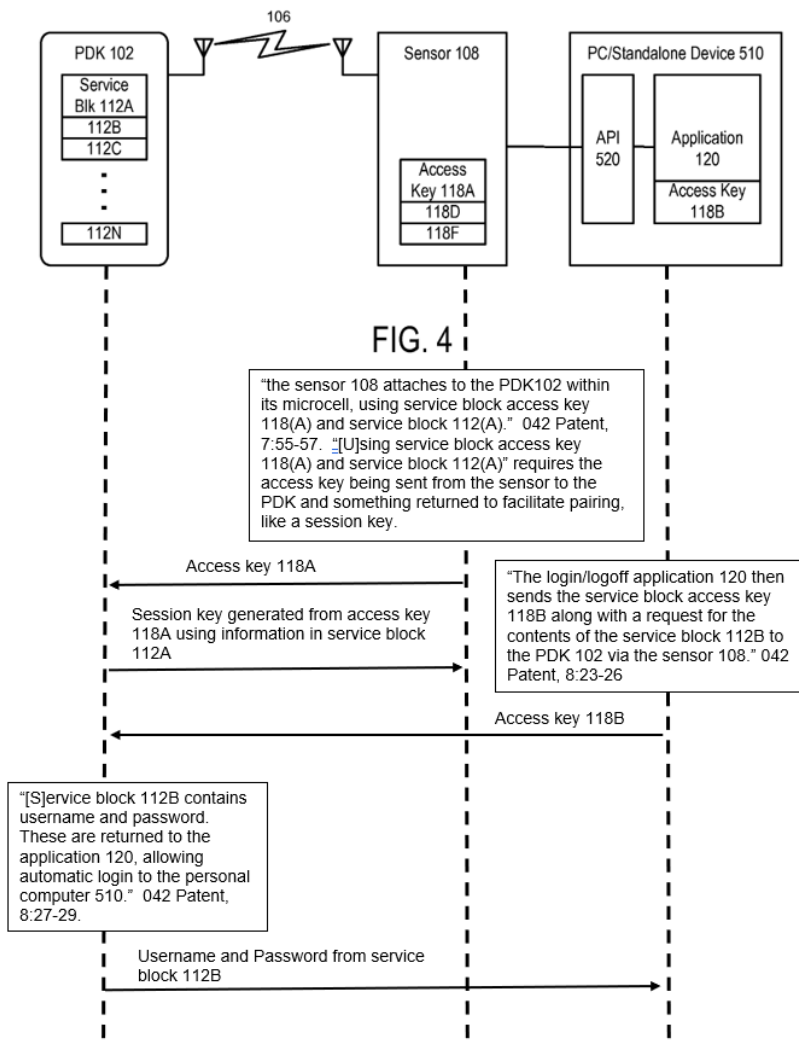
43. As the above shows, the function of biometric authentication by sensor 108 is enabled by the sensor exchanging an access key to unlock and retrieve a biometric held within a service block.

44. With reference to Figure 4, the specification details use of the algorithm to exchange an access key to retrieve information held within a service block that enables an auto login/logoff application.

An example of a local application (FIG. 4) is an auto login/logoff of a personal computer. When a PDK 102 is within the proximity of the personal computer 510, the PDK 102 is detected and the sensor 108 attaches to the PDK 102 (using service block 112A). The login/logoff application 120 then sends the service block access key 118B along with a request for the contents of the service block 112B to the PDK 102 via the sensor 108. For example, a standard may specify that particular service block 112B contains username and password. These are returned to the application 120, allowing automatic login to the personal computer 510.

042 Patent, 8:19-29.

45. The flow is shown in the figure below.



46. The flow begins by “the sensor 108 attach[ing] to the PDK 102 within its microcell, using the service block access key 118(A) and service block 112(A).” While this entails the exchange of an access key 118(A) for a derivation of information held within the service block 112(A), such as a session key generated from the access key, it does not enable the login/logoff application 120. Rather, it merely creates a wireless link between the sensor 108 and the PDK 102 facilitating wireless communication between the sensor 108 and PDK 102. As the example makes clear, the link itself does not enable the login/logoff application 120 because subsequent steps are required after establishing wireless communication between sensor 108 and PDK 102. Rather, application 120 is not enabled until it exchanges an access key 118(B) to unlock and retrieve a

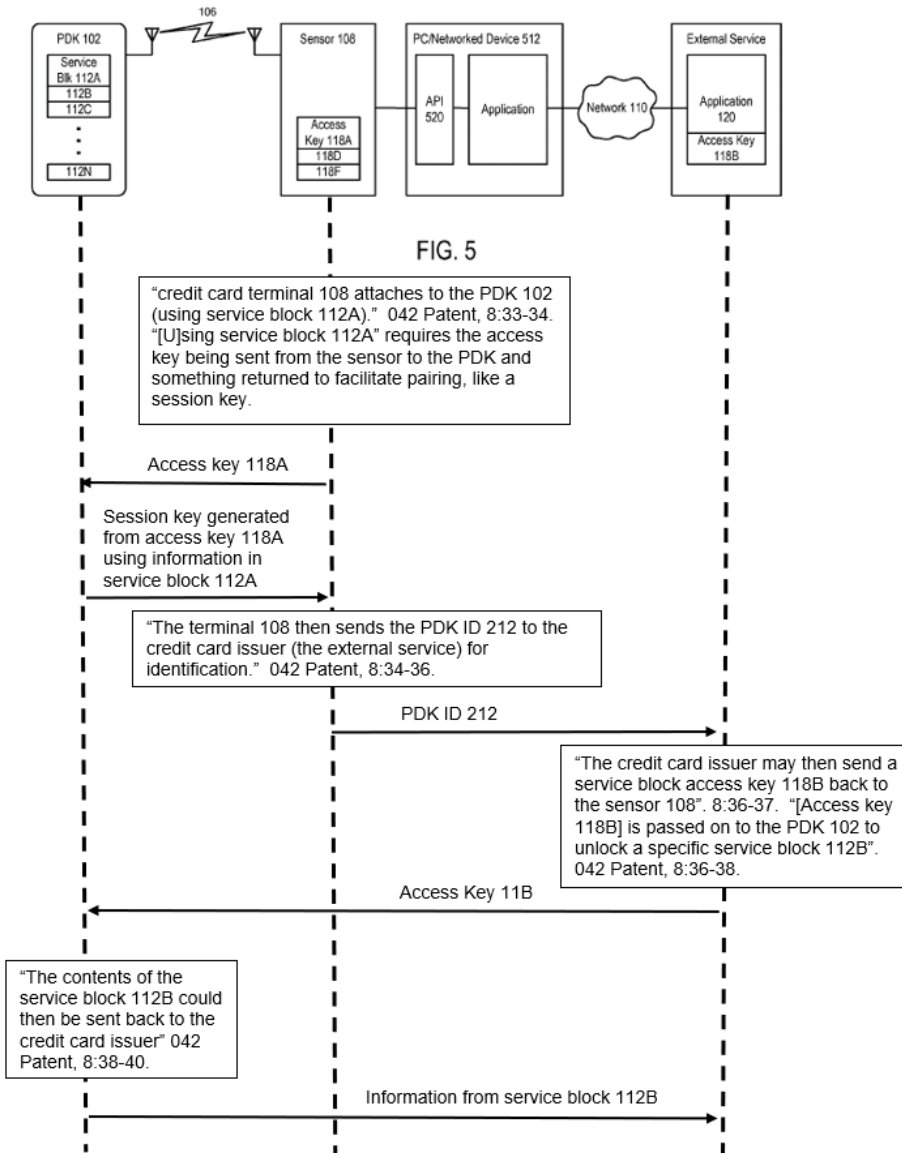
username and password held within service block 112(B).

47. The specification also details how the algorithm of exchanging an access key to retrieve information held within a service block enables the service of using a credit card to purchase goods. With reference to Figure 5, the shared specification states:

An example of a remote application (FIG.5) is a credit card transaction. The sensor 108 in this case could be a credit card terminal. When the PDK 102 is brought in close proximity, the credit card terminal 108 attaches to the PDK 102 (using service block 112A). The terminal 108 then sends the PDKID 212 to the credit card issuer (the external service) for identification. The credit card issuer may then send a service block access key 118B back to the sensor 108, where it is passed on to the PDK102 to unlock a specific service block 112B. The contents of the service block 112B could then be sent back to the credit card issuer where further decryption could occur and the credit cardholder could be verified. Once verified, the credit card terminal displays that the transaction is approved.

042 Patent, 8:30-42.

48. The flow for enabling the service of charging a credit card is shown in the below figure.



49. As with enabling the login/logoff application 120, the flow begins by “credit card terminal 108 attach[ing] to the PDK 102 (using service block 112A).” While this entails the exchange of an access key 118(A) for a derivation of information held within the service block 112(A), such as a session key generated from the access key, it does not enable the service of using the credit card to complete the transaction. Rather, it merely creates a wireless link between the credit card terminal 108 and the PDK 102 facilitating wireless communication between the credit card terminal 108 and PDK 102. As the example makes clear, the link itself does not enable the

service of charging the credit card because subsequent steps are required after establishing wireless communication between credit card terminal 108 and PDK 102. Rather, the service of charging the credit card is not enabled until the credit card issuer sends an access key 118B to unlock and retrieve the contents of service block 112B.

50. “FIGS. 4 and 5 illustrate a basic case where a single application accesses a single service block on a single PDK via a single sensor.” 042 Patent, 8:50-52. However, as noted above, the algorithm of control logic 250 is not limited to use with single applications. Rather, as detailed with reference to Figure 6, the algorithm can be used with multiple applications, sensors, and service blocks.

FIG. 6 illustrates a case with multiple applications, sensors, and service blocks. This illustrates the sharing of service blocks. As shown, service blocks may be limited to a single service or source or may be shared across multiple services and sources. A service block 112 is a protected memory element which allows an application 120 with the right credentials to access it. In this example, applications 120W, 120X and 120Y1 can each access service block 112C since each application has access to service block access key 118C. Similarly, applications 120V, 120Z2 and 120Z3 can each access service block 112B. Although not shown in FIG. 6, it is also possible for an application to access more than one service block. FIG. 6 also shows a situation where applications 120Z1-3 running on different devices 510Z1-3 all access the PDK 102 through the same sensor 108Z. Each sensor 108 covers a certain proximity zone (i.e., microcell). The presence of the PDK 102 within a microcell indicates proximity of the PDK to that particular sensor.

Also shown is a device 510Y with two applications 120Y1 and 120Y2, each of which accesses a different service block. In some

cases, the first application 120Y1 is enabled from a first service block 112C, thus allowing a second application 120Y2 to operate using a second service block 112F (although the two applications need not be on the same device 510). For example, the first application 120Y1 might be the auto login/logoff, where a user logs in to a personal computer via a service block 112C that provides a username and password. Now that the user is logged in, the user wishes to attach to his credit card company. The user types in the web address of the credit card provider, where the credit card provider requests the user's credentials. First, the user may have to provide some live biometric information. Application 120Y2 compares this against a biometric stored in a second service block 112F on the PDK. After the sensor 108Y verifies the correct biometrics, the sensor indicates to the PDK that external services may now access their service blocks. The credit card provider 120Z1 then sends its service block access key 118A to the PDK where this third service block 112A is retrieved and sent back to the credit card issuer. The credit card issuer then verifies the data and authorizes the user's transaction.

042 Patent, 8:52-9:26.

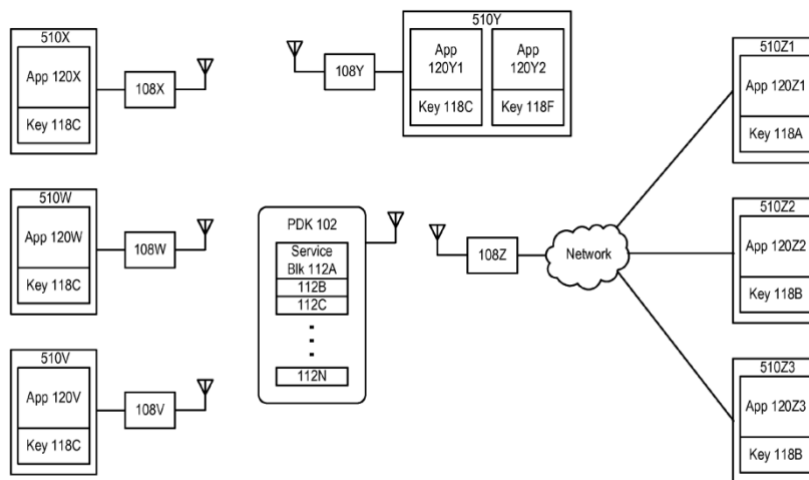


FIG. 6

51. Again, the specification details that access to a service block is dependent on being able to exchange the right access key to unlock and retrieve the information held within the service block. Thus, “applications 120W, 120X and 120Y1 can each access service block 112C since each application has access to service block access key 118C.” 042 Patent, 8:59-61. The algorithm of control logic 250 allows multiple applications to simultaneously use the same PDK. As detailed above, “the first application 120Y1 might be the auto login/logoff, where a user logs in to a personal computer via a service block 112C that provides a username and password.” 042 Patent, 9:10-13. As shown in Figure 6 above, application 120Y1 has a copy of access key 118C, and thus can exchange access key 118C to unlock and retrieve the username and password in service block 112C. Once logged in to the computer, the example continues with the user authenticating via biometric verification application 120Y2, such that “Application 120Y2 compares this against a biometric stored in a second service block 112F on the PDK.” 042 Patent, 9:17-19. Application 120Y2 can make the comparison because it has access key 118F which can be exchanged to unlock and retrieve a biometric stored in service block 112F. Finally, the “credit card provider 120Z1 then sends its service block access key 118A to the PDK where this third service block 112A is

retrieved and sent back to the credit card issuer.” 042 Patent, 9:21-24. Yet again, something is enabled by exchanging an access key to unlock and retrieve information held within a service block.

52. As the foregoing examples demonstrate, the specification discloses several instances of how the algorithm represented by control logic 250 is used to “enable one or more of an application, a function and a service.” Absent this algorithm, an “integrated PDK” would be nothing more than a general-purpose computer unable to “enable one or more of an application, a function and a service” and claim 1 of the 042 Patent would be meaningless.

***B. The Integrated RDC for Communicating Wirelessly with at Least One External PDK within a Proximity Zone***

53. “An integrated RDC for communicating wirelessly with at least one PDK within a proximity zone” is nothing more than the general ability of computers to receive and send information via wireless protocols, such as Bluetooth, Wi-Fi, and the like. Claim 1 of the 042 Patent says as much by stating the intended purpose of the “integrated RDC” is for “communicating wirelessly with the at least one external PDK within a proximity zone.” This is exactly what happens when devices communicate over Bluetooth or Wi-Fi, they receive/send information from/to other devices within range (i.e., proximity zone).

54. The shared specification also does not provide any significant structure for the RDC. Rather, the RDC is merely described as follows:

The RDC 304 provides the wireless interface to the PDK 102. Generally, the RDC 304 wirelessly receives data from the PDK 102 in an encrypted format and decodes the encrypted data for processing by the processor 306.

042 Patent, 7:10-13.

55. Per the above, the RDC is just a wireless interface that can decode or decrypt received data. But Bluetooth, Wi-Fi, and most other communication protocols utilize some form of data encryption to protect data in transit. Accordingly, an RDC does not provide anything more than the general ability of a computer to receive data. However, just receiving data does not “enable one or more of an application, a function and a service.” Absent an algorithm, the received information would be meaningless. The specification does provide an algorithm that is implemented as control logic 250. Absent the algorithm, the integrated RDC for “communicating wirelessly with at least one external PDK within a proximity zone” would not “enable one or more of an application, a function and a service” and claim 1 of the 042 Patent would be meaningless.

***C. Enablement Signal Enabling One or More of an Application, a Function and a Service***

56. The claim term “enablement signal” has a plain and ordinary meaning described directly in the specification. This term has no other defined meaning and would not be recognized by a person of ordinary skill in the art outside of the definition provided for it by the specification. In other words, there was no meaning or definition in the art at the time, outside of the context provided by the specification, to designate a structure or class of structures for “enabling one or more of an application, a function and a service.” The term itself – “enablement signal” - merely reiterates its function of “enabling one or more of an application, a function and a service.” Consequently, without the context of the specification, the term would be understood by those skilled in the art as nothing more than a meaningless nonce word.

57. The specification explains exactly what can be an “enablement signal” and how it is generated. The specification details the generation of an enablement signal with respect to Fig. 14 and 15 (reproduced below).

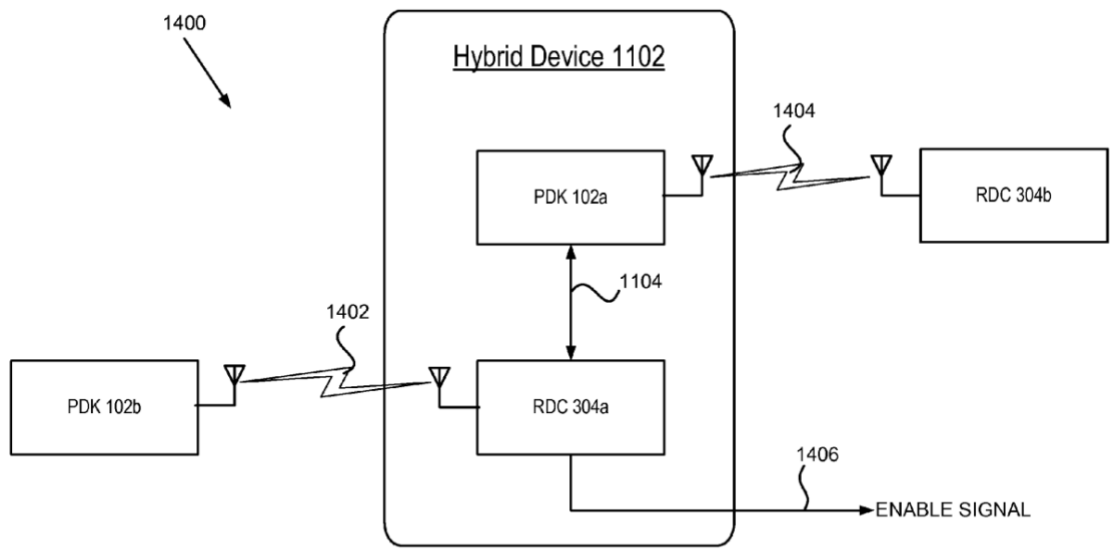


FIG. 14

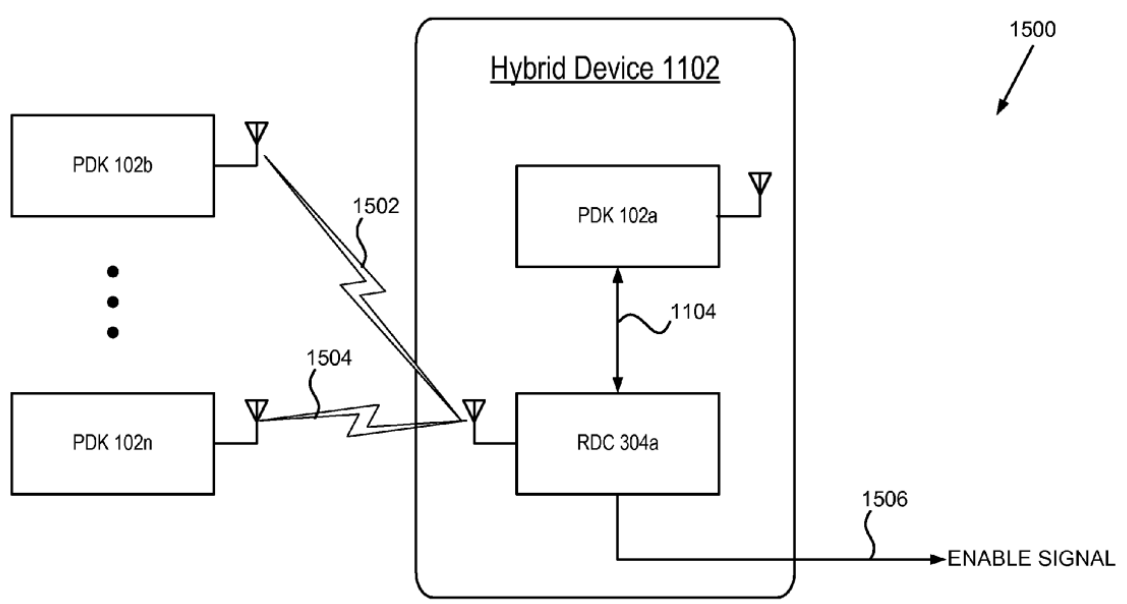


FIG. 15

58. As the specification explains, a link between a RDC and PDK is required to

generate an enablement signal on a signal line between an RDC and a device. For instance, with respect to Fig 14, the specification states, “*only when the hybrid device 1102 has multiple links 1402, 1404* will the hybrid device 1102 *generate an authorization or enable signal* on signal line 1406.” 042 Patent, 16:67-17:3. In Fig. 14, links 1402, 1404 are between PDKs 102b, 102a and RDCs 304a, 304b, respectively. “If either the RDC 304b or PDK102b is not present, the hybrid device 1102 does not allow operation of the personal computer.” 042 Patent, 17:17-19. Fig 15 shows another embodiment requiring the same. “For the system 1500, only when multiple PDK links 1502,1504 to the hybrid device 1102 exist, will an authorization/enablement signal be generated on signal line 1506.” 042 Patent, 17:23-26. Generating an enablement signal, therefore, depends upon the operation and interaction of a PDK and RDC.

59. A similar description is provided with respect to the cell phone 1202 including the hybrid device 1102, depicted in Figure 12 (reproduced below). As shown in Figure 12, cell phone 1202 has the “conventional SIM card is replaced with the hybrid device 1102 that provide[d] the RDC functionality.” 042 Patent, 14:32-34. “The SIM content (Cell phone account, contact information, and credit card information) that is normally stored in the cell phone 1202 is instead stored in the PDK 102b carried by the user.” 042 Patent, 14:36-39. “[T]he cell phone 1202 is rendered useless (except 911) if the PDK 102b is out of range of the RDC 304a of the hybrid device 1102.” 042 Patent, 14:47-49. Accordingly, enabling cell phone 1202 also requires the operation and interaction of a PDK and RDC.

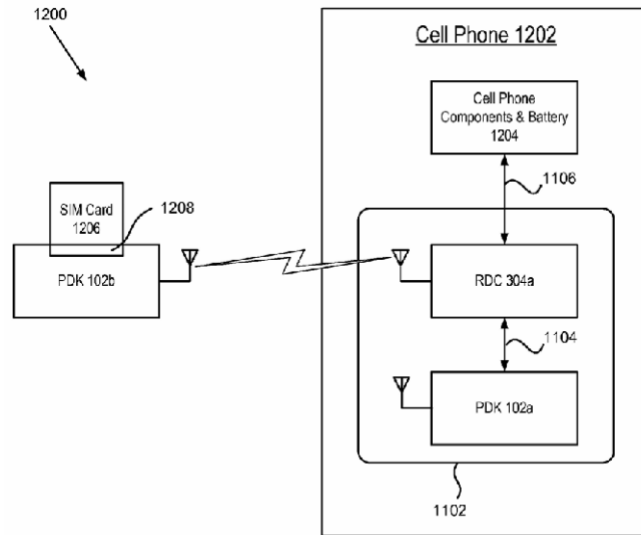


FIG. 12

60. As detailed above, a PDK is defined in the shared specification as a generic computer with Bluetooth or Wi-Fi, such as a standard laptop, desktop, or smart phone.

61. Furthermore, as noted above, an RDC is just a wireless interface that can decrypt received data. But Bluetooth, Wi-Fi, and most other communication protocols utilize some form of data encryption to protect data in transit. Accordingly, an RDC is nothing more than the generic capacity to receive information present on any computer equipped with a wireless antenna for Wi-Fi or Bluetooth.

62. As both a PDK and RDC are defined in the shared specification as nothing more than generic computers, absent an algorithm or some other software, the claimed invention would have no ability to “enable one or more of an application, a function and a service.” An algorithm executed by the controller of the PDK is detailed in the shared specification as “control logic 250.” The specification summarizes the operation of the algorithm as “external applications (such as applications 120 in FIG. 1) can gain access to a specific service block 112 by proving the corresponding *access key 118*.” 042 Patent, 6:23-26. The specification then goes on to describe

the algorithm, stating that “[t]he wireless *application provides* a service block select 226 and *a service block access key* 118 in order to *store, retrieve and/or modify data* in a service block 112.” 042 Patent, 6:29-31. “In an alternate method, the service block 112 may be selected based on the service block access key 118, eliminating the need for a separate select signal 226.” 042 Patent, 6:37-39. The detailed function of the “access key” is consistent with its plain and ordinary meaning. “Access” means “[t]o store data on and retrieve data from a disk or other peripheral device.” Definition of access | PCMag, <https://www.pcmag.com/encyclopedia/term/access>. The algorithm thus describes exchanging an access key provided by an application to retrieve, store and/or modify data. Absent this algorithm, the RDC and PDK would not be able to “enable one or more of an application, a function and a service” and the claims would lose all connection to the specification and be meaningless.

## VIII. CONCLUSION

63. The structures recited for performing the function of “enabling one or more of an application, a function and a service” recited in claims 1 and 10 of the 042 Patent are not used in common parlance or by persons of skill in the pertinent art to designate structures or a class of structures recognized for performing the function. Rather, the structure “integrated PDK,” recited in claim 1 of the 042 Patent, is nothing more than a general-purpose computer with the ability to wirelessly receive and send data using standards such as Bluetooth, Wi-Fi, and the like. Similarly, the “integrated RDC,” recited in claim 1 of the 042 Patent, is nothing more than the general ability of general-purpose computers to decode encrypted data received via Bluetooth, Wi-Fi, and similar connections. Finally, the “enablement signal,” recited in claim 10 of the 042 Patent, is a completely meaningless nonce defined only by the intended action to be performed. Absent an algorithm, therefore, claims 1 and 10 of the 042 Patent would be meaningless.

64. An algorithm implemented as control logic 250 is defined in the specification. The

operation of this algorithm “generates an enablement signal enabling one or more of an application, a function and a service,” as shown with numerous examples in the specification. Accordingly, a person of ordinary skill in the art reading the claims in the context of the specification, would understand the structure for “enabling one or more of an application, a function and a service” and for “generating an enablement signal” is the algorithm implemented as control logic 250.

65. I, Markus Jakobsson, do hereby declare and state, that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, under Section 1001 of Title 18 of the United States Code. I further understand that my duty is to assist the PTAB in understanding the technical issues, and that my opinions are to be provided without bias.



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Markus Jakobsson  
Dated: Nov 4, 2024

# Appendix A

# CV and Research Statement

Markus Jakobsson  
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## 1 At a Glance

- **Focus.** *Identification of security problems, trends and solution along four axes – computational, structural, physical and social; quantitative and qualitative fraud analysis; development of disruptive security technologies.*
- **Education.** *PhD (Computer Science/Cryptography, University of California at San Diego, 1997); MSc (Computer Science, University of California at San Diego, 1994); MSc (Computer Engineering, Lund Institute of Technology, Sweden, 1993).*
- **Large research labs.** *San Diego Supercomputer Center (Researcher, 1996-1997); Bell Labs (Member of Technical Staff, 1997-2001); RSA Labs (Principal Research Scientist, 2001-2004); Xerox PARC (Principal Scientist, 2008-2010); PayPal (Principal Scientist of Consumer Security, Director, 2010-2013); Qualcomm (Senior Director, 2013-2015); Agari (Chief Scientist, 2016–2018); Amber Solutions Inc (Chief of Security and Data Analytics, 2018 – 2019); ByteDance (Principal Scientist, 2020-2021)*
- **Academia.** *New York University (Adjunct Associate Professor, 2002-2004); Indiana University (Associate Professor & Associate Director, 2004-2008; Adjunct Associate Professor, 2008-2016).*
- **Entrepreneurial activity.** *ZapFraud (Anti-scam technology; CTO and founder, 2012-current); RavenWhite Security (Authentication solutions; CTO and founder, 2005-); RightQuestion (Consulting; Founder, 2007-current); FatSkunk (Malware detection; CTO and founder, 2009-2013 – FatSkunk was acquired by Qualcomm); LifeLock (Id theft protection; Member of fraud advisory board, 2009-2013); CellFony (Mobile security; Member of technical advisory board, 2009-2013); PopGiro (User Reputation; Member of technical advisory board, 2012-2013); MobiSocial (Social networking, Member of technical advisory board, 2013); Cequence Security (Anti-fraud, Member of technical advisory board, 2013–current)*
- **Anti-fraud consulting.** *KommuneData [Danish govt. entity] (1996); J.P. Morgan Chase (2006-2007); PayPal (2007-2011); Boku (2009-2010); Western Union (2009-2010).*

- **Intellectual Property, Testifying Expert Witness.** *Inventor of 100+ patents; expert witness in 25+ patent litigation cases* (McDermott, Will & Emery; Bereskin & Parr; WilmerHale; Hunton & Williams; Quinn Emanuel Urquhart & Sullivan; Freed & Weiss; Berry & Domer; Fish & Richardson; DLA Piper; Cipher Law Group; Kecker & Van Nest). Details and references upon request.
- **Publications.** Books: *Phishing and Countermeasures: Understanding the Increasing Problem of Electronic Identity Theft* (Wiley, 2006); *Crime-ware: Understanding New Attacks and Defenses* (Symantec Press, 2008); *Towards Trustworthy Elections: New Directions in Electronic Voting* (Springer Verlag, 2010); *Mobile Authentication: Problems and Solutions* (Springer Verlag, 2012); *The Death of the Internet* (Wiley, 2012); *Understanding Social Engineering* (Springer Verlag, 2016); *Security, Privacy and User Interaction* (Springer Verlag, 2020); *100+ peer-reviewed publications*

## 2 At a Glance

Ten years before Bitcoin was created, I formalized the notion of Proof of Work and described its use for mining of crypto payments. I later developed energy-efficient alternatives to this paradigm, and showed how to enable mining on mobile devices, which is not possible for Bitcoin. I am the founder of the academic discipline of phishing and have developed techniques to predict fraud trends years before they emerge, enabling countermeasures to be developed before they are needed. I developed the notion of implicit authentication, which is now ubiquitous; I also founded a company that developed the first retroactive virus detection technology, with guarantees of detection; the company was acquired by Qualcomm in 2013. I have worked as chief scientist and similar positions in startups as well as industry behemoths, such as PayPal. I have several hundred patents to my name and am a prominent security researcher with hundreds of peer reviewed publications and an array of textbooks. My 1997 PhD thesis, from University of California at San Diego, was on distributed electronic payment systems with revocable privacy.

## 3 Work History (Highlights)

1. **Member of Technical Staff, Bell Labs (1997-2001).** Markus was part of the security research group at Bell Labs. He formalized the notion of *proof of work*, later an integral part of BitCoin.
2. **Principal Scientist, RSA Labs (2001-2005).** Markus posited that phishing would become a mainstream problem, and developed ethical techniques for identifying likely trends based on human subject experiments.
3. **Associate Professor, Indiana University (2005-2008).** Markus was hired to lead the newly formed security group at Indiana University, and

created a research group comprising approximately 10 professors and 30 students, studying social engineering and fraud.

4. **Principal Scientist, Xerox PARC (2008-2010).** Markus was hired to lead the research efforts of the Xerox PARC security group, and developed the notion of *implicit authentication*, a technology that is now ubiquitous.
5. **Principal Scientist, PayPal (2010-2013).** Markus did research on security and user interfaces, and developed techniques to reduce the losses associated with *liar buyer fraud*.
6. **Senior Director, Qualcomm (2013-2016).** Qualcomm acquires FatSkunk, a company founded by Markus. At FatSkunk, Markus developed *retroactive* malware detection with provable security guarantees. A simplified version of this is now deployed with almost all Qualcomm chipsets.
7. **Chief Scientist, Agari (2016-2018).** Markus developed a technique to acquire fraudster intelligence by compromising scammer email accounts – *while staying within the law* – resulting in the extradition of several African scam lords to the U.S.
8. **Chief of Security and Data Analytics, Amber Solutions (2018-2020).** Markus developed usable configuration methods supporting improved security and privacy for IoT installations.
9. **Chief Scientist, ByteDance (2020-2021).** Markus oversaw the establishment of a research group and a research agenda at ByteDance, and contributed to their intellectual property and product security.
10. **Chief Scientist, Artema LABS (2021-).** Managing the research, product strategy, and patent strategy for Artema LABS, a Los Angeles based startup in the Crypto/NFT sector.

## 4 Publication List

Books (1-8); book chapters, journals, conference publications and other scientific publications (9-147), issued /published U.S. patents (148-234). For an updated list, and for international patents, please see [www.markus-jakobsson.com/publications](http://www.markus-jakobsson.com/publications) and appropriate patent search engines.

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