

IVIEWIT TECHNOLOGIES, INC.

*Iviewit Technologies, Inc. (fka) Iviewit Holdings, Inc. – Del.

Iviewit Holdings, Inc. (fka) Uview.com, Inc. – Del.

*Iviewit Holdings, Inc. - Fla.

Iviewit Holdings, Inc. - Fla.

Iviewit, Inc. – Fla.

* I.C., Inc. (fka) Iviewit.com, Inc. – Fla.

Iviewit.com LLC - Del.

Iviewit.com, Inc. - Fla.

Iviewit.com, Inc. - Del

Iviewit LLC. – Del.

*Iviewit Corporation

*Indicates companies where ownership is currently under federal and state investigations. Eliot I. Bernstein President, Founder & Inventor Direct Dial: 561.364.4240

PRIVATE & CONFIDENTIAL

Wednesday, March 16, 2005 - 19:45:38

Re: <u>IVIEWIT INTERNATIONAL INVESTIGATION</u>

Dear Special Agent Lucchesi:

Attached is a letter from the patent office suspending the US patent for another six months, pending their review of the claims of fraud upon the United States Patent and Trademark Office ("USPTO"). I was advised by the European Patent Office ("EPO") in trying to get similar actions instituted there, to notify the police of the crime of fraud against the EPO. I called Scotland Yard since the crime took place by London lawyers and they said since the EPO was in The Hague that I should report to them. The Hague said that the FBI should be contacting the authorities in Europe and the run around began. I am interested to know if you have any jurisdiction and I need to know because I need similar review and investigation in Europe, at the over twenty or so countries that the documents were falsely sworn to and altered there, to get the bad guys accounted for there and get my patents in suspension there before we lose permanent twenty year rights.

I have asked the Hague PD to send a letter of why they are not the agency to report fraud to, that occurred in the Hague by British lawyers against a company domiciled in The Hague. I will send over the copy when it is done. I know that you took the matter to the US Attorney a few months ago; I wonder if we have had any success that I can report to the shareholders.

As always, with best regards and thank you for your help,

Eliot I. Bernstein

cc: Gerard Vonk – The Hague PD



COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
P.O. BOX 1450
ALEXANDRIA, VA 22313-1450

MAILED

FEB 1 4 2005

DIRECTOR'S OFFICE TECHNOLOGY CENTER 2600

DECISION ON REQUEST

IVIEWIT HOLDINGS 10158 STONEHENGE CIRCLE SUITE 801 BOYNTON BEACH FL 33437

In re Application of Eliot I. Berstein, et al. Application No. 09/630,939 Filed: August 2, 2000

For: SYSTEM AND METHOD FOR PROVIDING AN ENHANCED DIGITAL IMAGE FILE

This is a decision on the request for continued suspension filed September 22, 2004.

Applicants request a second period of suspension for 6 months. The reason for the request is that incorrect inventors may have been listed, incorrect assignments may have been filed and potentially pertinent disclosure not submitted.

37 C.F.R. § 1.103 Suspension of action by the Office, states in part:

- (a) Suspension for cause. On request of the applicant, the Office may grant a suspension of action by the Office under this paragraph for good and sufficient cause. The Office will not suspend action if a reply by applicant to an Office action is outstanding. Any petition for suspension of action under this paragraph must specify a period of suspension <u>not exceeding six months</u>. Any petition for suspension of action under this paragraph must also include:
 - (1) A showing of good and sufficient cause for suspension of action; and
 - (2) The fee set forth in § 1.17(h), unless such cause is the fault of the Office. [emphasis added]

709 [R-2] Suspension of Action, states in part:...

Suspension of action under 37 CFR 1.103(a)-(d) at the applicant's request will cause a reduction in patent term adjustment accumulated (if any) under 37 CFR 1.703. The reduction is equal to the number of days beginning on the date a request for suspension of action was filed and ending on the date of the termination of the suspension. See 37 CFR 1.704(c)(1).

Pursuant to applicant's request, suspension on this application is <u>GRANTED</u>. Ex parte prosecution is SUSPENDED FOR A PERIOD OF 6 MONTHS from the mailing date of this letter. At the end of this period, applicant is required to notify the examiner and request continuance of prosecution or a further suspension. See MPEP § 709.

Leo Boudreau, Acting Director

Technology Center 2600

Communications

AFTER 10 DAYS RETURN TO:

Qu.

PENALTY |

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Organization Bldg

U.S. DEPARTMENT OF COMMERCE
PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 20231

OFFICIAL BUSINESS PENALTY FOR PRIVATE USE, \$300

