



Serial No. 78/575,335
For the mark: VISUAL REPEATER
Page 1

0127-143
AMS:vjo

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	§	
	§	
Visual Sciences, LLC	§	
	§	Law Office 115
Serial No.: 78/575,328	§	
	§	
Filed: February 25, 2005	§	Trademark Attorney:
	§	Jeffrey S. DeFord, Esq.
Mark: VISUAL REPEATER	§	

RESPONSE TO OFFICE ACTION

Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

Dear Sir:

Applicant responds to the FINAL refusal mailed October 31, 2006 in connection with the subject application as follows:

NOTICE OF APPEAL

Applicant is concurrently filing a Notice of Appeal which is enclosed at **Tab A**.

REQUEST FOR FURTHER INFORMATION

Applicant respectfully submits information at **TAB B** as requested by the Examining Attorney. Applicant notes, however, that the Examining Attorney has also requested the entire installation manual for the VISUAL REPEATER product. That manual is confidential to Applicant, and Applicant respectfully requests that the Examining Attorney either withdraw that requirement based on the information provided




04-27-2007

at **TAB B** or agree to review the manual without submitting it as part of the public record. The Trademark Manual of Examining Procedure ("TMEP") recognizes this type of treatment for confidential information. *See* TMEP § 814 ("If the requested information is confidential, or if for a valid reason the applicant does not want to have the information become part of a public record, the applicant should explain those circumstances. Placing confidential information in a file is not required. Sometimes an explanation will suffice, or material may be shown to the examining attorney without formal filing. Usually a way can be found to give the necessary information to the examining attorney without imposing an undue burden on the applicant.").

While Applicant believes that the information attached at **TAB B** is sufficient to satisfy the Examining Attorney's request, if the Examining Attorney would like to examine the entire installation or the entire power point presentations submitted at **TAB B**, the Examining Attorney is invited to contact the undersigned.

Respectfully submitted,

By:



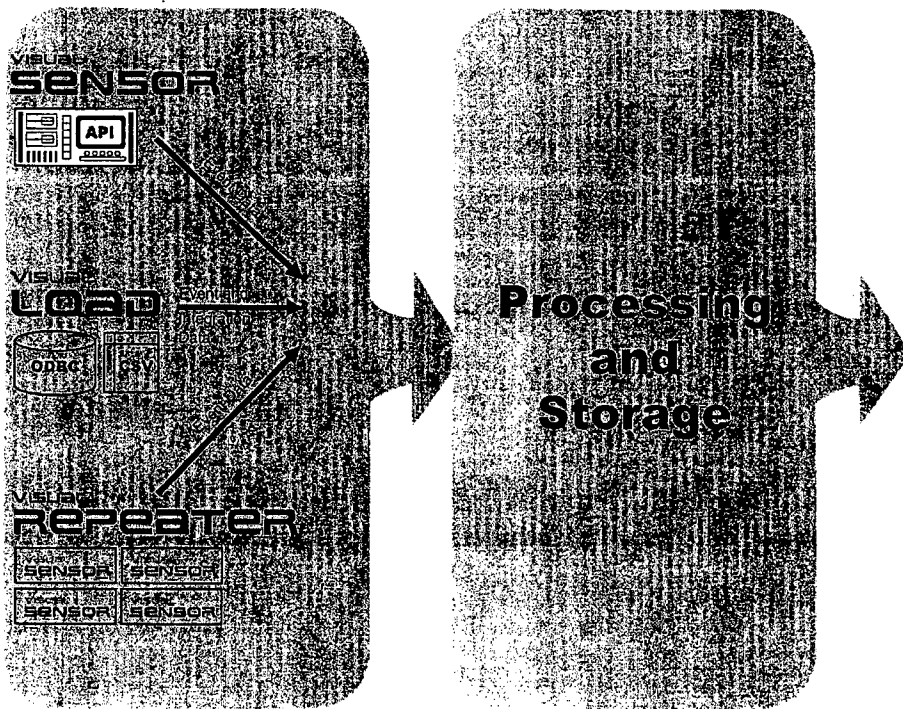
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April 27, 2007

Tab A

Tab B

PLATFORM4



PLATFORM4

