# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

WI-LAN INC.,	§
	§
Plaintiff,	§
	§
<b>v.</b>	§
	§
SHARP CORPORATION and	§
	§
SHARP ELECTRONICS	§
CORPORATION,	§
	§
Defendants.	§
	8

C.A. No. 15-379-LPS-CJB JURY TRIAL DEMANDED

# PLAINTIFF'S FIRST AMENDED COMPLAINT

Plaintiff Wi-LAN Inc., by and through its undersigned counsel, files this Complaint for Patent Infringement against Defendants Sharp Corporation and Sharp Electronics Corporation (collectively, "Sharp").

# THE PARTIES

1. Plaintiff Wi-LAN Inc. ("Wi-LAN") is a corporation formed under the laws of the country of Canada with its principal place of business at 303 Terry Fox Drive, Suite 300, Ottawa, Ontario, Canada, K2K 3J1. Wi-LAN is a leading technology innovation and licensing business actively engaged in research, development, and licensing of new technologies.

2. Upon information and belief, Sharp Corporation is a company incorporated in Japan located at 22-22 Negaikecho, Abeno-Ku, Osaka 545-8522, Japan. Upon information and belief, Sharp Corporation may be served with process in Japan pursuant to the Hague Convention on the Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters.

3. Upon information and belief, Sharp Electronics Corporation ("Sharp Electronics") is a New York corporation headquartered at Sharp Plaza, Mahwah, New Jersey 07430. Upon information and belief, Sharp Electronics may be served with process by serving its registered agent, C T Corporation System, 111 Eighth Avenue, New York, New York 10011.

4. Upon information and belief, Sharp Corporation is the parent of Sharp Electronics.

5. Upon information and belief, Sharp has conducted and regularly conducts business within this District, has purposefully availed itself of the privileges of conducting business in this District, and has sought protection and benefit from the laws of the State of Delaware.

## JURISDICTION AND VENUE

6. This action arises under the Patent Laws of the United States, 35 U.S.C. § 1, *et seq.*, including 35 U.S.C. §§ 271, 281, 283, 284, and 285. This Court has subject matter jurisdiction over this case for patent infringement under 28 U.S.C. §§ 1331 and 1338(a).

7. As further detailed herein, this Court has personal jurisdiction over Sharp Electronics. Sharp Electronics is amenable to service of summons for this action. Furthermore, personal jurisdiction over Sharp Electronics in this action comports with due process. Sharp America has conducted and regularly conducts business within the United States and this District. Sharp America has purposefully availed itself of the privileges of conducting business in the United States, and more specifically in Delaware and this District. Sharp Electronics has sought protection and benefit from the laws of the State of Delaware by placing infringing products into the stream of commerce through an established distribution channel with the awareness and/or intent that they will be purchased by consumers in this District.

8. Sharp Electronics – directly or through intermediaries (including distributors, retailers, and others), subsidiaries, alter egos, and/or agents – ships, distributes, offers for sale, and/or sells its products in the United States and this District. Sharp Electronics has purposefully and voluntarily placed one or more of its infringing products, as described below, into the stream of commerce with the awareness and/or intent that they will be purchased by consumers in this District. Sharp Electronics knowingly and purposefully ships infringing products have been and continue to be purchased by consumers in this District. Upon information and belief, through those activities, Sharp Electronics has committed the tort of patent infringement in this District and/or has induced others to commit patent infringement in this District. Plaintiff's cause of action for patent infringement arises directly from Sharp Electronics' activities in this District.

9. As further detailed herein, this Court has personal jurisdiction over Sharp Corporation. Sharp Corporation is amenable to service of summons for this action. Furthermore, personal jurisdiction over Sharp Corporation in this action comports with due process. Sharp Corporation has conducted and regularly conducts business within the United States and this District. Sharp Corporation has purposefully availed itself of the privileges of conducting business in the United States, and more specifically in Delaware and this District. Sharp Corporation has sought protection and benefit from the laws of the State of Delaware by maintaining offices of its United States subsidiaries in Delaware and/or by placing infringing products into the stream of commerce through an established distribution channel with the awareness and/or intent that they will be purchased by consumers in this District.

10. Sharp Corporation – directly or through intermediaries (including distributors, retailers, and others), subsidiaries, alter egos, and/or agents – ships, distributes, offers for sale,

and/or sells its products in the United States and this District. Sharp Corporation has purposefully and voluntarily placed one or more of its infringing products, as described below, into the stream of commerce with the awareness and/or intent that they will be purchased by consumers in this District. Sharp Corporation knowingly and purposefully ships infringing products into and within this District through an established distribution channel. These infringing products have been and continue to be purchased by consumers in this District. Upon information and belief, through those activities, Sharp Corporation has committed the tort of patent infringement in this District and/or has induced others to commit patent infringement in this District. Plaintiff's cause of action for patent infringement arises directly from Sharp Corporation's activities in this District.

11. Venue is proper in this Court according to the venue provisions set forth by 28 U.S.C. §§ 1391(b)-(d) and 1400(b). Sharp is subject to personal jurisdiction in this District, and therefore is deemed to reside in this District for purposes of venue. Upon information and belief Sharp has committed acts within this judicial District giving rise to this action and does business in this District, including but not limited to making sales in this District, providing service and support to their respective customers in this District, and/or operating an interactive website, available to persons in this District that advertises, markets, and/or offers for sale infringing products.

## **BACKGROUND**

# A. The Patents-In-Suit.

12. U.S. Patent No. 6,359,654 titled "Methods and Systems for Displaying Interlaced Video on Non-Interlaced Monitors" ("the '654 patent") was duly and legally issued by the U.S. Patent and Trademark Office on March 19, 2002, after full and fair examination. Stephen G. Glennon, David A. G. Wilson, Michael J. Brunolli, and Benjamin Edwin Felts, III are the named

inventors listed on the '654 patent. The '654 patent has been assigned to Plaintiff Wi-LAN Inc., and Plaintiff Wi-LAN Inc. holds all rights, title, and interest in the '654 patent, including the right to collect and receive damages for past, present and future infringements. A true and correct copy of the '654 patent is attached as **Exhibit A** and made a part hereof.

13. U.S. Patent No. 5,847,774 titled "Video Signal Peaking Circuit" ("the '774 patent") was duly and legally issued by the U.S. Patent and Trademark Office on December 8, 1998, after full and fair examination. Hyun-Duk Cho is the sole inventor listed on the '774 patent. The '774 patent has been assigned to Plaintiff Wi-LAN Inc., and Plaintiff Wi-LAN, Inc. holds all rights, title, and interest in the '774 patent, including the right to collect and receive damages for past, present and future infringements. A true and correct copy of the '774 patent is attached as **Exhibit B** and made a part hereof.

14. U.S. Patent No. 6,490,250 titled "Elementary Stream Multiplexer" ("the '250 patent") was duly and legally issued by the U.S. Patent and Trademark Office on December 3, 2002, after full and fair examination. Richard Hinchley, Govind Kizhepat and Phillip Love are listed as the inventors on the '250 patent. The '250 patent has been assigned to Plaintiff Wi-LAN Inc., and Plaintiff Wi-LAN, Inc. holds all rights, title, and interest in the '250 patent, including the right to collect and receive damages for past, present and future infringements. A true and correct copy of the '250 patent is attached as **Exhibit C** and made a part hereof.

15. By assignment, Wi-LAN Inc. owns all right, title, and interest in and to the '654 patent, the '774 patent, and '250 patents (collectively, "the Patents-in-Suit").

# **B.** Sharp's Infringing Conduct.

16. Upon information and belief, Sharp makes, uses, offers to sell, and/or sells within, and/or imports into the United States display products that incorporate the fundamental technologies covered by the Patents-in-Suit. Upon information and belief, the infringing display

products include, but are not limited to, digital televisions. By way of example only, Plaintiff identifies the LC-40LE830U, LC-60LE650U, LC-60LE847U, and LC-60LE857U digital televisions as infringing products of one or more of the Patents-in-Suit. Similar models of Sharp digital televisions are believed to infringe as well.

17. By incorporating the fundamental inventions covered by the Patents-in-Suit, Sharp can make improved products with features, including but not limited to, accurate display of interlaced video on a non-interlaced display, enhanced transitions in displayed images, and adjusting rates of streaming media data. Upon information and belief, third-party distributors purchase and have purchased Sharp's infringing display products for sale or importation into the United States, including this District. Upon information and belief, third-party consumers use and have used Sharp's infringing display products in the United States, including this District.

18. Upon information and belief, Sharp has purchased infringing display products that are made, used, offered for sale, sold within, and/or imported into the United States, including this District by third party manufacturers, distributors, and/or importers.

## COUNT I

# Patent Infringement of U.S. Patent No. 6,359,654

19. Plaintiff repeats and re-alleges each and every allegation of paragraphs 1-18 as though fully set forth herein.

20. The '654 patent is valid and enforceable.

21. Sharp has never been licensed, either expressly or impliedly, under the '654 patent.

22. Upon information and belief, to the extent any marking or notice was required by 35 U.S.C. § 287, Plaintiff has complied with the requirements of that statute by providing actual or constructive notice to Sharp of its alleged infringement. Upon information and belief, Plaintiff

surmises that any express licensees of the '654 patent have complied with the marking requirements of 35 U.S.C. § 287 by placing a notice of the '654 patent on all goods made, offered for sale, sold within, and/or imported into the United States that embody one or more claims of that patent.

23. Upon information and belief, Sharp has been and is directly infringing under 35 U.S.C. § 271(a), either literally or under the doctrine of equivalents, and/or indirectly infringing, by way of inducement with specific intent under 35 U.S.C. § 271(b), the '654 patent by making, using, offering to sell, and/or selling to third-party manufacturers, distributors, and/or consumers (directly or through intermediaries and/or subsidiaries) in this District and elsewhere within the United States and/or importing into the United States, without authority, display products that include all of the limitations of one or more claims of the '654 patent, including but not limited to digital televisions (*e.g.*, the LC-40LE830U, and LC-60LE847U), their display components, and/or other products made, used, sold, offered for sale, or imported by Sharp that include all of the limitations of one or more claims of the '654 patent.

24. Upon information and belief, distributors and consumers that purchase Sharp's products that include all of the limitations of one or more claims of the '654 patent, including but not limited to digital televisions (*e.g.*, the LC-40LE830U, and LC-60LE847U), also directly infringe, either literally or under the doctrine of equivalents, under 35 U.S.C. § 271(a), the '654 patent by using, offering to sell, and/or selling infringing display products in this District and elsewhere in the United States.

25. Upon information and belief, the third-party manufacturers, distributors, and importers that sell display products to Sharp that include all of the limitations of one or more claims of the '654 patent, also directly infringe, either literally or under the doctrine of

equivalents, under 35 U.S.C. § 271(a), the '654 patent by making, offering to sell, and/or selling infringing products in this District and elsewhere within the United States and/or importing infringing products into the United States.

26. Upon information and belief, Sharp had knowledge of the '654 patent and its infringing conduct at least since April 3, 2013, when Sharp was formally placed on notice of its infringement.

27. Upon information and belief, since at least the above-mentioned date when Plaintiff formally placed Sharp on notice of its infringement, Sharp has actively induced, under U.S.C. § 271(b), third-party manufacturers, distributors, importers and/or consumers to directly infringe one or more claims of the '654 patent. Since at least the notice provided on the above-mentioned date, Sharp does so with knowledge, or with willful blindness of the fact, that the induced acts constitute infringement of the '654 patent. Upon information and belief, Sharp intends to cause infringement by these third-party manufacturers, distributors, importers, and/or consumers. Sharp has taken affirmative steps to induce their infringement by, *inter alia*, creating advertisements that promote the infringing use of display products, creating established distribution channels for these products into and within the United States, purchasing these products, manufacturing these products in conformity with U.S. laws and regulations, distributing or making available instructions or manuals for these products to purchasers and prospective buyers, and/or providing technical support, replacement parts, or services for these products to these purchasers in the United States.

28. Upon information and belief, Sharp's acts of infringement of the '654 patent have been willful and intentional. Since at least the above-mentioned date of notice, Sharp has acted with an objectively high likelihood that its actions constituted infringement of the '654 patent by

refusing to take a license and continuing to make and sell its display products, including but not limited to digital televisions (*e.g.*, the LC-40LE830U, and LC-60LE847U), and the objectively-defined risk was either known or so obvious that it should have been known.

29. As a direct and proximate result of these acts of patent infringement, Sharp has encroached on the exclusive rights of Plaintiff and its licensees to practice the '654 patent, for which Plaintiff is entitled to at least a reasonable royalty.

# COUNT II

# Patent Infringement of U.S. Patent No. 5,847,774

30. Plaintiff repeats and re-alleges each and every allegation of paragraphs 1-29 as though fully set forth herein.

31. The '774 patent is valid and enforceable.

32. Sharp has never been licensed, either expressly or impliedly, under the '774 patent.

33. Upon information and belief, to the extent any marking or notice was required by 35 U.S.C. § 287, Plaintiff has complied with the requirements of that statute by providing actual or constructive notice to Sharp of its alleged infringement. Upon information and belief, Plaintiff surmises that any express licensees of the '774 patent have complied with the marking requirements of 35 U.S.C. § 287 by placing a notice of the '774 patent on all goods made, offered for sale, sold within, and/or imported into the United States that embody one or more claims of that patent.

34. Upon information and belief, Sharp has been and is directly infringing under 35 U.S.C. § 271(a), either literally or under the doctrine of equivalents, and/or indirectly infringing, by way of inducement with specific intent under 35 U.S.C. § 271(b), the '774 patent by making, using, offering to sell, and/or selling to third-party manufacturers, distributors, and/or consumers

(directly or through intermediaries and/or subsidiaries) in this District and elsewhere within the United States and/or importing into the United States, without authority, display products that include all of the limitations of one or more claims of the '774 patent, including but not limited to digital televisions (*e.g.*, the LC-60LE650U and LC-60LE847U), their display components, and/or other products made, used, sold, offered for sale, or imported by Sharp that include all of the limitations of one or more claims of the '774 patent.

35. Upon information and belief, distributors and consumers that purchase Sharp's products that include all of the limitations of one or more claims of the '774 patent, including but not limited to digital televisions (*e.g.*, the LC-60LE650U and LC-60LE847U), also directly infringe, either literally or under the doctrine of equivalents, under 35 U.S.C. § 271(a), the '774 patent by using, offering to sell, and/or selling infringing display products in this District and elsewhere in the United States.

36. Upon information and belief, the third-party manufacturers, distributors, and importers that sell display products to Sharp that include all of the limitations of one or more claims of the '774 patent, also directly infringe, either literally or under the doctrine of equivalents, under 35 U.S.C. § 271(a), the '774 patent by making, offering to sell, and/or selling infringing products in this District and elsewhere within the United States and/or importing infringing products into the United States.

37. Upon information and belief, Sharp had knowledge of the '774 patent and its infringing conduct at least since August 21, 2013, when Sharp was formally placed on notice of its infringement.

38. Upon information and belief, since at least the above-mentioned date when Plaintiff formally placed Sharp on notice of its infringement, Sharp has actively induced, under

U.S.C. § 271(b), third-party manufacturers, distributors, importers and/or consumers to directly infringe one or more claims of the '774 patent. Since at least the notice provided on the abovementioned date, Sharp does so with knowledge, or with willful blindness of the fact, that the induced acts constitute infringement of the '774 patent. Upon information and belief, Sharp intends to cause infringement by these third-party manufacturers, distributors, importers, and/or consumers. Sharp has taken affirmative steps to induce their infringement by, *inter alia*, creating advertisements that promote the infringing use of display products, creating established distribution channels for these products into and within the United States, purchasing these products, manufacturing these products in conformity with U.S. laws and regulations, distributing or making available instructions or manuals for these products to purchasers and prospective buyers, and/or providing technical support, replacement parts, or services for these products to these purchasers in the United States.

39. Upon information and belief, Sharp's acts of infringement of the '774 patent have been willful and intentional. Since at least the above-mentioned date of notice, Sharp has acted with an objectively high likelihood that its actions constituted infringement of the '774 patent by refusing to take a license and continuing to make and sell its display products, including but not limited to digital televisions (*e.g.*, the LC-60LE650U and LC-60LE847U), and the objectively-defined risk was either known or so obvious that it should have been known.

40. As a direct and proximate result of these acts of patent infringement, Sharp has encroached on the exclusive rights of Plaintiff and its licensees to practice the '774 patent, for which Plaintiff is entitled to at least a reasonable royalty.

# **COUNT III**

# Patent Infringement of U.S. Patent No. 6,490,250

41. Plaintiff repeats and re-alleges each and every allegation of paragraphs 1-40 as though fully set forth herein.

42. The '250 patent is valid and enforceable.

43. Sharp has never been licensed, either expressly or impliedly, under the '250 patent.

44. Upon information and belief, to the extent any marking or notice was required by 35 U.S.C. § 287, Plaintiff has complied with the requirements of that statute by providing actual or constructive notice to Sharp of its alleged infringement. Upon information and belief, Plaintiff surmises that any express licensees of the '250 patent have complied with the marking requirements of 35 U.S.C. § 287 by placing a notice of the '250 patent on all goods made, offered for sale, sold within, and/or imported into the United States that embody one or more claims of that patent.

45. Upon information and belief, Sharp has been and is directly infringing under 35 U.S.C. § 271(a), either literally or under the doctrine of equivalents, and/or indirectly infringing, by way of inducement with specific intent under 35 U.S.C. § 271(b), the '250 patent by making, using, offering to sell, and/or selling to third-party manufacturers, distributors, and/or consumers (directly or through intermediaries and/or subsidiaries) in this District and elsewhere within the United States and/or importing into the United States, without authority, display products that include all of the limitations of one or more claims of the '250 patent, including but not limited to digital televisions (*e.g.*, the LC-60LE650U and LC-60LE857U), their display components, and/or other products made, used, sold, offered for sale, or imported by Sharp that include all of the limitations of one or more claims of the '250 patent.

46. Upon information and belief, distributors and consumers that purchase Sharp's products that include all of the limitations of one or more claims of the '250 patent, including but not limited to digital televisions (*e.g.*, the LC-60LE650U and LC-60LE857U), also directly infringe, either literally or under the doctrine of equivalents, under 35 U.S.C. § 271(a), the '250 patent by using, offering to sell, and/or selling infringing display products in this District and elsewhere in the United States.

47. Upon information and belief, the third-party manufacturers, distributors, and importers that sell display products to Sharp that include all of the limitations of one or more claims of the '250 patent, also directly infringe, either literally or under the doctrine of equivalents, under 35 U.S.C. § 271(a), the '250 patent by making, offering to sell, and/or selling infringing products in this District and elsewhere within the United States and/or importing infringing products into the United States.

48. Upon information and belief, since the date of filing of Plaintiff's Original Complaint on or about May 11, 2015, when Plaintiff formally placed Sharp on notice of its infringement, Sharp has actively induced, under U.S.C. § 271(b), third-party manufacturers, distributors, importers and/or consumers to directly infringe one or more claims of the '250 patent. Since at least the notice provided on the above-mentioned date, Sharp does so with knowledge, or with willful blindness of the fact, that the induced acts constitute infringement of the '250 patent. Upon information and belief, Sharp intends to cause infringement by these third-party manufacturers, distributors, importers, and/or consumers. Sharp has taken affirmative steps to induce their infringement by, *inter alia*, creating advertisements that promote the infringing use of display products, creating established distribution channels for these products into and within the United States, purchasing these products, manufacturing these products in conformity

with U.S. laws and regulations, distributing or making available instructions or manuals for these products to purchasers and prospective buyers, and/or providing technical support, replacement parts, or services for these products to these purchasers in the United States.

49. As a direct and proximate result of these acts of patent infringement, Sharp has encroached on the exclusive rights of Plaintiff and its licensees to practice the '250 patent, for which Plaintiff is entitled to at least a reasonable royalty.

## **CONCLUSION**

50. Plaintiff is entitled to recover from Sharp the damages sustained by Plaintiff as a result of Sharp's wrongful acts in an amount subject to proof at trial, which, by law, cannot be less than a reasonable royalty, together with interest and costs as fixed by this Court.

51. Plaintiff has incurred and will incur attorneys' fees, costs, and expenses in the prosecution of this action. The circumstances of this dispute create an exceptional case within the meaning of 35 U.S.C. § 285, and Plaintiff is entitled to recover its reasonable and necessary attorneys' fees, costs, and expenses.

## JURY DEMAND

52. Plaintiff hereby requests a trial by jury pursuant to Rule 38 of the Federal Rules of Civil Procedure.

# PRAYER FOR RELIEF

53. Plaintiff respectfully requests that the Court find in its favor and against Sharp, and that the Court grants Plaintiff the following relief:

A. A judgment that Sharp has infringed the Patents-in-Suit as alleged herein, directly and/or indirectly by way of inducing infringement of such patents;

- B. A judgment for an accounting of all damages sustained by Plaintiff as a result of the acts of infringement by Sharp;
- C. A judgment and order requiring Sharp to pay Plaintiff damages under 35 U.S.C. §
   284, including up to treble damages for willful infringement as provided by 35
   U.S.C. § 284, and any royalties determined to be appropriate;
- D. A permanent injunction enjoining Sharp and its officers, directors, agents, servants, employees, affiliates, divisions, branches, subsidiaries, parents and all others acting in concert or privity with them from direct and/or indirect infringement of the Patents-in-Suit pursuant to 35 U.S.C. § 283;
- E. A judgment and order requiring Sharp to pay Plaintiff pre-judgment and postjudgment interest on the damages awarded;
- F. A judgment and order finding this to be an exceptional case and requiring Sharp to pay the costs of this action (including all disbursements) and attorneys' fees as provided by 35 U.S.C. § 285; and
- G. Such other and further relief as the Court deems just and equitable.

Dated: October 9, 2015

Respectfully submitted,

# FARNAN LLP

/s/ Michael J. Farnan

Brian E. Farnan (Bar No. 4089) Michael J. Farnan (Bar No. 5165) 919 North Market Street, 12th Floor Wilmington, Delaware 19801 302-777-0300 Telephone 302-777-0301 Facsimile bfarnan@farnanlaw.com mfarnan@farnanlaw.com

Monte M. Bond (admitted *pro hac vice*) Jeffrey R. Bragalone (admitted *pro hac vice*) Patrick J. Conroy (admitted *pro hac vice*) Terry Saad. (admitted *pro hac vice*) **BRAGALONE CONROY P.C.** Chase Tower, 2200 Ross Ave., Suite 4500W Dallas, Texas 75201 214-785-6670 Telephone 214-785-6680 Facsimile mbond@bcpc-law.com jbragalone@bcpc-law.com pconroy@bcpc-law.com tsaad@bcpc-law.com

Attorneys for Plaintiff **Wi-LAN, INC.** 

Case 1:15-cv-00379-LPS-CJB Document 15 Filed 10/23/15 Page 17 of 58 PageID #: 209

# EXHIBIT A

Case 1:15-cv-00379-LPS-CJB Document 15



# (12) United States Patent

## Glennon et al.

#### (54) METHODS AND SYSTEMS FOR **DISPLAYING INTERLACED VIDEO ON** NON-INTERLACED MONITORS

- (75) Inventors: Stephen G. Glennon, Cedar Park; David A. G. Wilson, Austin, both of TX (US); Michael J. Brunolli, Escondido; Benjamin Edwin Felts, III, Cardiff, both of CA (US)
- (73)Assignee: Conexant Systems, Inc., Newport Beach, CA (US)
- (\*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.
- Appl. No.: 08/798,240 (21)
- Feb. 12, 1997 (22)Filed:

#### **Related U.S. Application Data**

- (60)Provisional application No. 60/011,656, filed on Feb. 14, 1996.
- Int. Cl.<sup>7</sup> ..... H04N 7/01; H04N 11/20 (51)
- (52)
- (58) Field of Search ...... 348/448, 449, 348/454, 455, 456, 458, 459, 446, 445, 443, 441, 558, 556, 555, 543, 544, 545, 546, 576; H07N 7/01, 11/20, 7/20

#### (56) **References Cited**

#### U.S. PATENT DOCUMENTS

4,426,661	A *	1/1984	Okada et al 348/448
4,630,098	A *	12/1986	Fling 348/550
4,670,772	A *	6/1987	Bolger 348/450
4,673,981	A *	6/1987	Loppman et al 348/441
4,698,674	A	10/1987	Bloom 358/140
5,097,257	A	3/1992	Clough et al 340/814
5,117,289	A *	5/1992	Farley et al 348/443
5,367,337	A *	11/1994	Pyle et al 348/521
5,485,217	A *	1/1996	Park 348/448
5,504,531	A *	4/1996	Knee et al 348/448



## US 6,359,654 B1 (10) Patent No.:

#### (45) Date of Patent: Mar. 19, 2002

5,517,247	Α	*	5/1996	Correa et al	348/448
5,621,470	Α	*	4/1997	Sid-Ahmed	348/448
5,646,094	Α	*	7/1997	Horita et al	348/448
5,668,602	Α	*	9/1997	Sid-Ahmed	348/448
5,703,968	Α	*	12/1997	Kuwahara et al	348/448
5,754,244	Α	*	5/1998	Kahlman	348/448
5,796,437	Α	*	8/1998	Muraji et al	348/448

#### FOREIGN PATENT DOCUMENTS

EP	0 444 341 A2	9/1991	H04N/5/44
EP	0 539 033 A1	4/1993	H04N/5/44
EP	0 639 029 A2	2/1995	H04N/5/44
WO	WO 94/15435	7/1994	H04N/7/01

\* cited by examiner

Primary Examiner-Andrew Faile

Assistant Examiner-Vivek Srivastava

(74) Attorney, Agent, or Firm-Jaquez & Associates; Martin J. Jaquez, Esq.

#### (57)ABSTRACT

A number of methods to display interlaced video on noninterlaced monitor are disclosed. One method is to display all of the incoming fields but one at a time, and correcting for the positional offset of one field relative to another in the interlaced data. An important aspect of the present invention is the correction of the positional offset of the two interlaced video fields. There are two ways presented to deal with the vertical offset of the two fields in accordance with the present invention. The first way is that the two fields can be displayed at different positions on the display using a non-interlaced display. The second way is that the video data can be altered to correct the positional offset between the fields. Another method of the present invention is to lock the frame rate of the output video to the incoming field rate or a multiple of the incoming field rate, or to certain submultiples of the incoming field rate. An important feature of this method is that each frame of the output monitor need not match the incoming field time precisely. As long as each output frame is displayed exactly the predetermined number of times, the appearance of smooth motion will be maintained.

#### 18 Claims, 6 Drawing Sheets

Case 1:15-cv-00379-LPS-CJB Document 15 Filed 10/23/15 Page 19 of 58 PageID #: 211

<b>U.S. Patent</b> Mar. 19, 2002 Sheet 1 of 6 US 6,359,65	54 B1
---	-------

#### FIELD 1 LINE ............... FIELD 2 LINE ............... FIELD 1 LINE ............ FIELD 2 LINE ..... FIELD 1 LINE FIELD 2 LINE •••••••••••• FIELD 1 LINE FIELD 2 LINE

FIGURE 1 (PRIOR ART) U.S. Patent

Mar. 19, 2002

**VTED**)

Sheet 2 of 6

US 6,359,654 B1

FIELD 1 LINE
FIELD 2 LINE
FIELD 1 LINE
FIELD 2 LINE
FIELD 2 LINE (REPLIC,
FIELD 1 LINE
FIELD 2 LINE
FIELD 1 LINE
FIELD 2 LINE

FIGURE 2 (PRIOR ART)

<b>U.S.</b> Patent	Mar. 19, 2002	Sheet 3 of 6
--------------------	---------------	--------------

•

A NTSC FIELD	B FILM FRAME USED	C TOTAL TIME FRAME TRANSMITTED (ms)	D IMAGE CAPTURED	E TOTAL TIME IMAGE DISPLAYED (ms)
1 (ODD)	1	<b>T</b> 0	1	
2 (EVEN)	1	50		
3 (ODD)	1		1	66.6
4 (EVEN)	2	33.3		
5 (ODD)	2		2	33.3
6 (EVEN)	3			
7 (ODD)	3	50	3	33.3
8 (EVEN)	3			
9 (ODD)	4	33.3	4	33.3
10 (EVEN)	4			
11 (ODD)	5	-	5	
12 (EVEN)	5	50		
13 (ODD)	5		5	66.6
14 (EVEN)	6	33.3		
15 (ODD)	6		6	33.3
16 (EVEN)	7			
17 (ODD)	7	50	7	33.3
18 (EVEN)	7			
19 (ODD)	8	33.3	8	33.3
20 (EVEN)	8			
21 (ODD)	9		9	
22 (EVEN)	9	50		
23 (ODD)	9		9	66.6
24 (ODD)	10	33.3		
25 (EVEN)	10		10	33.3
26 (ODD)	11			
27 (EVEN)	11	50	11	33.3
28 (ODD)	11			

# FIGURE 3 (PRIOR ART)





Sheet 4 of 6

US 6,359,654 B1













Sheet 6 of 6



15

20

#### METHODS AND SYSTEMS FOR **DISPLAYING INTERLACED VIDEO ON** NON-INTERLACED MONITORS

#### **CROSS-REFERENCE TO RELATED** PROVISIONAL APPLICATION

This application claims the benefit of U.S. Provisional Application, Ser. No. 60/011,656, filed on Feb. 14, 1996.

#### FIELD OF THE INVENTION

The present invention relates to computer display systems, and particularly to methods and systems for displaying interlaced video on monitors which are noninterlaced.

#### BACKGROUND OF THE INVENTION

Until now there have been two commonly used simple methods for displaying interlaced video being fed into the computer system on a computer monitor. These are normally independent of whether the computer monitor is interlaced or not, as even when the monitor is interlaced it normally refreshes at a rate independent of the incoming video signal.

Throughout this description NTSC video is assumed for 25 the sake of illustrative examples, with references to 240 line fields, 480 line frames, 60 fields per second and 30 frames per second. This does not restrict the invention to NTSC or the line counts or frame or field rates but is merely used for simplicity. The invention is equally applicable to other video  $_{30}$ standards such as, but not limited to, PAL with 288 line fields, 576 line frames, 50 fields per second and 25 frames per second.

The first method is just capturing one of the two fields, and displaying 240 lines scaled (interpolated) up to 480 or 35 however many are in the current display mode. The special case of scaling to 480 lines (line doubling) is currently used in the art and is well documented. See pages 332-333 of "Video Demystified: a Handbook for the Digital Engineers" by Keith Jack, HighText Publication Inc., 1993 (referred to 40 herein as "Keith Jack").

The second method is to perform simple de-interlacing where both fields are captured into a single 480 line buffer and double the buffer line length for a single field in order "Field Merging" (see p. 333 of Keith Jack)

(1) Deinterlacing by interleaving two fields into a single buffer

This method is fine in theory and provides better vertical 50 resolution than a single field 240 line capture, but gives very objectionable results when viewing video with rapid horizontal action (for example a football game), as noted in page 333 of Keith Jack.

time by 1/60th of a second, storing the later field interweaved into the same buffer results in a image with a zipper like appearance along high contrast vertical edges when rapid horizontal motion takes place in the source video. This effect is illustrated in FIG. 1 of the present application. Page 335, 60 FIG. 7 of Keith Jack uses a picture of a flying bird to illustrate this artefact.

Another problem to compound these line to line zipper like artefacts occurs when one needs to scale the resulting 480 line video up to different sizes. When one scales up by 65 of 2. line replication, at certain points in the vertical scaling it is necessary to display one of the lines twice. If the image

2

already has a repetitive left-right-left-right offset on vertical edges, replicating a single line introduces what appears as another break in the video. The effect can be seen in FIG. 2.

These breaks appear in a regular pattern, dictated by the scaling factor used to scale up from 480 lines to the destination size (for example 600 or 768 lines).

Pages 333–336 of Keith Jack refer to advanced techniques requiring detection of motion between fields on a pixel by  $_{10}$  pixel basis requiring the storage of 4 fields. This processing on a pixel by pixel basis would typically be expensive to implement because of the requirement for storing 4 fields and attempting to compare and process pixels from two fields to generate each output pixel.

Vertical interpolation can help to reduce this second artefact by attempting to interpolate between the lines from the two fields, but still does not give visually pleasing results.

(2) Displaying a single field per frame

Displaying a single field from a frame has an advantage, but some definite problems. The advantage is that there are none of the artefacts described above relating to the interleaving of two time-separated fields into a single buffer. There are three main problems. The first problem is that the image generated is fundamentally lower resolution vertically, coming from only 240 lines. Keith Jack refers to this when discussing "Scan Line Duplication" and "Scan Line Interpolation," indicating that although the number of lines is doubled, the vertical resolution is not increased from the original data (see pages 332-333 of Keith Jack). In addition, Keith Jack only deals with displaying on a 480 line display where the number of lines is exactly doubled. Further, Keith Jack only considers displaying a single field because it does not consider the differing spatial aspects of odd and even fields in an interlaced video source.

The second problem is that the image only changes 30 times per second, whereas the source interlaced data changes 60 times per second. Thirty frames per second is often considered "full motion video," indicating that it is good enough to fool the human eye into perceiving smooth motion. However, performing a side by side comparison of 30 and 60 frame per second video makes it apparent that 60 frames per second is noticeably smoother.

The third problem is that displaying a single field at a rate to store a field in every other line. This is referred to as 45 of 30 fields per second interferes with 3:2 pull down commonly used to transmit films shot at 24 frames per second on an NTSC signal at 60 fields per second. With 3:2 pull down, a single film frame is transmitted for either two or three NTSC fields in order to approximate to the nominal 30 frames per second of NTSC. FIG. 3 shows the relationship of the film, the transmitted NTSC fields, and the images displayed on the computer screen.

It can be seen from column C of FIG. 3 that on a conventional TV the successive frames are displayed for 50 As the two fields of a single video image are separated in 55 ms, 33.3 ms, 50 ms, 33.3 ms, 50 ms, and so on. This rapid alternation between two display times which differ by a factor of 1.5 gives a good impression of smooth motion on a conventional TV.

> From column E of FIG. 3, it can be seen that using and displaying a single field results in the successive frames being displayed for 66.6, 33.3, 33.3, 33.3, 66.6 ms, and so on. Note that the period of the alternation between the short display time and the long display time is two times that of column C, and that the two display times differ by a factor

> Summarizing, column E has a higher variability in the display time and a longer period in the variability. These two

20

25

50

60

65

factors result in a noticeable jerkiness in the displayed images, particularly in smooth but rapid horizontal pans in the source film.

Note that in this simplistic analysis the effect of running the video monitor attached to the computer at a rate other than 60 Hz has been ignored. If the monitor is being refreshed at another frequency, (for example the commonly used 75 Hz), the artefacts introduced vary somewhat but the displayed images still show a fundamental jerkiness.

Pages 358–361 of Keith Jack address issues regarding 10 field and frame rate conversion, but only for conversion from a computer monitor non-interlaced to TV interlaced, or from one interlaced standard to another. Keith Jack does not address frame rate conversion from interlaced (e.g., TV) to non-interlaced (e.g., computer monitor) systems. In 15 field per frame. addition, it refers to the "3:2 pull down" technique illustrated above in columns A and B (see its section on Field and Frame Rate Conversion of page 361 and FIG. 9.36 of page 365) for conversion from 24 frames per second film to 60 fields per second NTSC.

#### SUMMARY OF THE INVENTION

The following inventions describe ways of displaying interlaced video from sources such as MPEG 1, MPEG 2, Broadcast TV, Cable TV, Satellite TV, Direct Broadcast Satellite (PBS), Direct Satellite System (DSS), Video Tape Recorders (VTR's ), LaserDisc, and any other sources of interlaced video, along with non-interlaced MPEG 1 video, on computer systems.

of the incoming fields but one at a time, and correcting for the positional offset of one field relative to another in the interlaced data. The method of doing this is to capture the two fields into separate buffers, one for the odd field and one for the even field. When one of the fields has been captured into the buffer, the buffer is displayed, scaled to the requested dimensions on the monitor using some scaling hardware or software. That image is displayed until the next field is captured into another buffer, and then the subsequent image is displayed until the third field is captured into either  $_{40}$ the original first buffer, or into another (third) buffer.

An important aspect of the present invention is the correction of the positional offset of the two interlaced video fields. There are two ways presented to deal with the vertical invention. The first way is that the two fields can be displayed at different positions on the display using a non-interlaced display. The second way is that the video data can be altered to correct the positional offset between the fields.

Another method of the present invention is to lock the frame rate of the output video to the incoming field rate or a multiple of the incoming field rate, or to certain submultiples of the incoming field rate. This is a much looser coupling of rates than conventional genlocking, and conse- 55 quently can be implemented much more cheaply. All that is required to ensure that each field is displayed for the predetermined number of frame times on the output monitor. If the output frame rate is being made the same as the incoming field rate, then each field needs to be shown exactly once. This results in a frame rate of the output display of exactly the incoming field rate (59.94 hertz for NTSC, 50.00 hertz for PAL and SECAM). Similarly, for an output monitor rate of twice the incoming field rate, each field is displayed for exactly two output frames.

An important feature of this method is that each frame of the output monitor need not match the incoming field time

1

precisely. As long as each output frame is displayed exactly the predetermined number of times, the appearance of smooth motion will be maintained.

These and other features of the present invention will become apparent from the following description when read in conjunction with the drawings and the appended claims.

#### BRIEF DESCRIPTION OF THE DRAWINGS

FIG. 1 shows a prior art method of deinterlacing by interleaving two fields into a single buffer.

FIG. 2 shows another prior art method of deinterlacing by interleaving two fields into a single buffer.

FIG. 3 shows a prior art method of displaying a single

FIG. 4 is a flowchart of one embodiment of the present inventive method for displaying interlaced video data on a non-interlaced monitor.

FIG. 5 is a flowchart of another embodiment of the present inventive method for displaying interlaced video data on a non-interlaced monitor.

FIG. 6 is a flowchart of yet another embodiment of the present inventive method for displaying interlaced video data on a non-interlaced monitor.

#### DETAILED DESCRIPTION OF THE INVENTION

The present invention comprises a novel graphic display One method used in the present invention is to display all 30 system and related methods. The following description is presented to enable any person skilled in the art to make and use the invention. Description of specific applications are provided only as examples. Various modifications to the preferred embodiments will be readily apparent to those 35 skilled in the art, and the general principles defined herein may be applied to other embodiments and applications without departing from the spirit and scope of the invention. Thus, the present invention is not intended to be limited to the embodiments shown, but is to be accorded the widest scope consistent with the principles and features disclosed herein.

(1) Display All Fields

One feature of the present invention is to display all of the incoming fields but one at a time, and correcting for the offset of the two fields in accordance with the present 45 positional offset of one field relative to another in the interlaced data. The method of doing this is to capture the two fields into separate buffers, one for the odd field and one for the even field. When one of the fields has been captured into the buffer, the buffer is displayed, scaled to the requested dimensions on the monitor using some scaling hardware or software. Typically, scaling can be achieved using line replication, line dropping, or a filtered scaling method such as interpolation.

> That image is displayed until the next field is captured into another buffer, and then the subsequent image is displayed until the third field is captured into either the original first buffer, or into another (third) buffer.

> The multiple buffering is to ensure that a video buffer is not being updated while it is being displayed, to avoid "tearing" (a horizontal discontinuity in the displayed data caused by the simultaneous display of part of one field and part of the following field)-a technique commonly known in the art and discussed in Keith Jack (see pages 358-359).

> This method works well for MPEG 1 data which is 60 field per second, but is not actually interlaced, as each field being output by the MPEG 1 decoder is from the same vertical offset in the source image. However, for truly

interlaced video odd fields and even fields are not from exactly the same place in the image. For truly interlaced video the odd and even fields are from positions one half a line different (vertically) in the original image. If the two fields are displayed "as is" in the same position on the output screen, it appears that the image is rapidly jiggling up and down. In order to display the fields in a way which eliminates this artefact, it is necessary to either display the odd and even fields in different positions on the display, or to alter the data before it is displayed to correct this vertical 10 offset between the two fields.

An important aspect of the present invention is the correction of the positional offset of the two interlaced video fields. There are two ways presented to deal with the vertical offset of the two fields in accordance with the present 15 of a displayed line are generated by averaging two vertically invention.

(a) The two fields can be displayed at different positions on the display using a non-interlaced display.

The video data in each field consists of 240 lines of active data for NTSC video. If this is scaled up to twice that 20 number of lines on the display, changing the position of scaled up image by a single line on the 480 line display effects a half line repositioning of the original 240 line image, correcting the half line offset of the two fields. One field is displayed at a particular line on the display, and the 25 other field is displayed up one line or down one line on the display (whichever is appropriate for the correct repositioning of the other field-this depends on whether the first field is the odd or the even field).

Repositioning in this way gives the exactly correct repo- 30 sitioning when each field is scaled up by exactly a factor of 2. It is also possible to get exact repositioning when the fields are scaled up by a factor of 4 (by moving one of the fields 2 lines on the display), 6 (by moving one of the fields 3 lines on the display), or by any factor which is exactly 35 implied use of the vertical repositioning on the input (video divisible by 2. In the above example, a 480 line output monitor is considered but the invention is not limited to that monitor size.

It is possible and desirable to perform repositioning for other vertical scale factors, but the repositioning does not 40 exactly correct for the vertical offset of the original fields. The repositioning should be performed whenever the resulting effective offset of the two fields is less than one half a line in the 240 line source data, as this gives visually more pleasing results than when the data is not adjusted, and has 45 will have had each of its lines generated by averaging two a positional error of 0.5 lines.

The above description applies to incoming NTSC field data which has not been scaled, but is not limited to this case. It is applicable to other field sizes (generated by other video standards such as PAL and SECAM), or when the field data 50 is scaled vertically before being stored in the memory buffers. In these other cases, the output sizes would be determined by using the same scale up factors of 2, 4, 6 and so on

The two fields can be scaled up using techniques includ- 55 picture. ing line replication and vertical interpolation. Vertical interpolation gives significantly better visible results than line replication, reducing apparent vertical "blockiness" of the displayed image, and smoothing angled lines in the video data which can have pronounced "stair step" appearance 60 when line replication is used. Vertical interpolation should be used when scaling to factors which are not a multiple of 2, as line replication introduces additional visual artefacts in these cases.

Prior art methods do not consider repositioning alternate 65 increasing the cost of the system. fields. As an example, even though Keith Jack discloses using deinterlacing with scan line interpolation, it does not

6

consider the vertical offset of alternate video fields (see FIG. 9.4 on page 333). In addition, Keith Jack only considers producing two output lines for each input line, which would restrict the output monitor to displaying 480 lines for NTSC or 576 lines for PAL (having fields containing 240 active lines and 288 active lines respectively). This is highly undesirable in current situations where computer monitors are typically operated in modes with 600, 768, 1024 or 1200 lines.

(b) The video data can be altered to correct the positional offset between the fields.

It is possible to modify the video data to correct for the positional difference in the fields. In the simplest case, one of the fields can be re-sampled vertically such that the pixels adjacent pixels from two lines. The resulting averaged pixel is effectively a pixel positioned half way between the two lines, thereby implementing a half line vertical repositioning.

This approach is very attractive, as it can be implemented for little or no additional cost on hardware which already has a vertical interpolator. All that is required is the ability to set the initial value of the vertical interpolator such that the first line it generates is 50% of the top line and 50% of the line after the top line. If the same vertical interpolator is used for both odd and even fields it is necessary to be able to alter the initial line behavior on a field to field basis, so that one field can be generated with the first line being 100% of the first line of the incoming data (that is, no vertical repositioning), and the other field being generated using 50% line 1 and 50% line 2 for the first stored/displayed line.

Although the description above in connection with the above described second way (i.e., the video data can be altered to correct the positional offset between the fields) has capture) side of the hardware, it is applicable to both the input and the output paths. It is possible to perform the interpolative repositioning on the input path, before the video fields are stored in memory, or the video fields can be stored in memory unaltered and the hardware which scales the video on output can affect the interpolative repositioning.

In general, it is more desirable to perform the resampling on the output path for the following reason. If the data is resampled (but not scaled) on the input path, one of the fields lines. This results in a certain amount of smoothing of the picture before the pixels are stored in the frame buffer memory. If this data in the frame buffer is then scale up for display (as is usually the case), then interpolative upscaling on the output path introduces further averaging (of two of the lines in the frame buffer) to generate an output line. This results in further smoothing. The two-pass smoothing can be detrimental to the quality of the output image, making it look much softer (with less detail) than a regular television

If the resampling is performed purely on the output path by manipulating the initial phase of the output interpolator for one of the fields, then the each output line is generated by averaging two input lines a single time, giving a sharper image than the double averaging introduced by resampling on the input path and scaling on the output path.

Performing the resampling and upscaling on the input path is less desirable as the video field must be stored upscaled, thereby using more memory and potentially

In addition, if the resampling is to be performed on the output path it can be performed using whatever output

5

50

resealing scheme is implemented in hardware. This can be (but is not limited to) schemes which vertically scale in the DAC, as the Brooktree BtV 2487 does, or schemes which scale by reading the unscaled data from memory and write it back to memory in the scaled size before the data is displayed. The Brooktree BtV 2487 is a commercially available integrated circuit.

A refinement of this vertical resampling scheme is to resample both fields such that the resulting two fields have the same effective spatial positioning, rather than resample 10 For reasons beyond the scope of this description it is just one of the fields. Performing the vertical resampling has the side effect that it smooths the image slightly. If only one of the fields is resampled then one field has been smoothed and the other has not. This may result in a visible disparity between the two fields when displayed. A scheme where 15 top edge of the screen). both fields are resampled, but maintain the goal of having the same resulting position would be to resample one of the fields such that the first line output is 25% line one and 75%line two, and the other field is resampled such that the first output line is 75% line one and 25% line two. This still 20 causes a half line repositioning of one output field relative to the other. This approach only adds benefit when the fields are to be shown unscaled (for example as 240 lines for NTSC) on the output monitor. In all other cases of upscaling both fields get smoothed by the upscaling operation (assuming 25 interpolative upscaling) so the potential disparity in the smoothing is eliminated.

As discussed in the preceding paragraph, normal interpolation (averaging) of input lines to generate output lines results in some smoothing of the output image relative to the 30 appearance on a normal television. Interpolation is preferable to line replication as line replication looks "blockier" than normal televisions, but the smoothing also degrades the visual quality slightly. A refinement of the vertical interpolation approach is to generate output lines by using three or 35 chronized; the sync pulses, the pixel clocks and even the more input lines and using a more complex filter which performs regular interpolation for smooth regions (low frequency changes in the vertical picture data), but enhances sharp changes in the picture vertically (high frequency changes in the vertical picture data). This kind of "sharpness 40 filter" can be adjusted to provide the most visually pleasing result for the end viewer.

In addition to eliminating the jerkiness problems discussed above for displaying a single field out of each frame, this approach eliminates the problems of line to line "zip- 45 pering" as described above for displaying both fields interleaved into a single buffer, and it results in video which had an apparently higher vertical resolution than displaying a single field vertically interpolated up to the output size. (2) Dealing with Temporal Artefacts

Above was described one of the problems of jerkiness of displayed images when displaying only a single field per frame when the incoming video signal comes from film originally shot at 24 frames per second and re-sampled to be transmitted at 60 fields per second.

In the simplistic treatment above, only the capture rate (60 fields per second) was taken into account. However, one must also take the monitor refresh rate into consideration. Normally, computer monitors are operated at refresh rates of between 56 Hz and 85 Hz. Newer monitors ate often capable 60 of refresh rates significantly in excess cf 85 Hz.

When the monitor refresh rate differs from the rate of the incoming video, it is necessary to use multiple buffers to capture and display the video fields, in order to avoid simultaneously updating and displaying a single buffer. If a 65 memory buffer is simultaneously updated with incoming video data and displayed, the resulting displayed video

8

typically has objectionable "tearing" artefacts where what is seen on the computer display is part of an old field for one portion of the display, and part of the new field for the rest of the display. Where there is rapid motion in the incoming video, the transition from the old field to the new shows up as a horizontal discontinuity in the displayed image (a horizontal "tear" in the image). Normally it is sufficient to make use of two buffers, one for the field being displayed on the monitor, and one for the field currently being captured. necessary to use three buffers to avoid horizontal tearing under certain circumstances (such as when the image being displayed on the computer monitor does not fill the entire screen, and is displayed with the top edge being below the

Given the above treatment where multiple buffering is used to avoid horizontal tearing, each field of captured data is displayed for a multiple of display frame times (1 or more). This is currently the state of the art in displaying video on non-interlaced monitors. This approach leads to video with less smooth motion than is typically seen on a standard television, as without some guarantee of displaying at a frame rate locked to the field rate of the video, then some fields will be displayed for multiple display frame times, and some for a single frame time. This variability in the time a particular field is displayed for leads to an apparent jerkiness in the displayed video.

This inherent limitation of current implementations is circumvented by the following feature of the invention: Matching the display rate to the incoming video rate.

Genlocking is a technique known in the art for intimately synchronizing two interlaced video signals in order to allow video mixing and editing from multiple video sources. In genlocking, the finest details of the video signals are synchrominance subcarrier clock. This technique is not applicable to a non-interlaced output display, where the video timings are fundamentally different from the incoming interlaced video signal: the lines cannot be synchronized as there are different numbers of lines between the interlaced field and the output monitor, and this precludes pixel clock synchronization. In addition, the RGB non-interlaced display monitors have no concept of a chrominance subcarrier clock.

One aspect of the present invention is to lock the frame rate of the output video to the incoming field rate or a multiple of the incoming field rate, or to certain submultiples of the incoming field rate. This is a much looser coupling of rates than genlocking, and consequently can be implemented much more cheaply. All that is required to ensure that each field is displayed for the predetermined number of frame times on the output monitor. If the output frame rate is being made the same as the incoming field rate, then each field needs to be shown exactly once. This results in a frame rate of the output display of exactly the incoming field rate (59.94 hertz for NTSC, 50.00 hertz for PAL and SECAM). Similarly, for an output monitor rate of twice the incoming field rate, each field is displayed for exactly two output frames.

Displaying at the same frame rate as the incoming field rate works extremely well when the non-interlaced output monitor has the same type of phosphors as a regular television, as the persistence of the phosphors is classed as "medium" and results in a non-flickering image when refreshed 60 times per second. However, most computer monitors are designed and built with "Short persistence" phosphors. This is because they are typically designed to be

refreshed 75 times per second or more. For these monitors, it would seem that moving to twice the incoming field rate would be ideal. However, for NTSC, this would lead to a refresh rate of 119.88 hertz (hereafter simplified to 120 hertz). Most mid-priced computer monitors are not capable 5 of being refreshed at that rate (normally being limited to at most 100 hertz), especially at larger resolutions such as 1024 pixels wide by 768 lines.

For these cases an acceptable compromise is to lock the monitor to 1.5 times the incoming field rate (approximately 10 90 hertz). In this case, alternate fields are displayed for exactly 1,2,1,2,1,2,1,2 etc. frame times. This rapid variation in the display time of each field can somewhat fool the human eye into seeing smooth motion. It is still a requirement to lock the rates such that the pattern of frame times is 15 exactly maintained. If this is not done, then at some point the pattern may become 1,2,1,1,2,1,2,1 or 1,2,2,1,2,1,2,1,2 which would result in a visible jerk on certain video scenes containing motion.

An important feature of the invention is that each frame 20 of the output monitor need not match the incoming field time precisely. As long as each output frame is displayed exactly the predetermined number of times, the appearance of smooth motion will be maintained. For example, the nominal field time of NTSC is 16.6833 milliseconds. The display  $_{25}$ frame time should be made to be very close to this time by the nature of this feature of the invention. However, if the output frame time is smaller than this value, then over a period of several frames the position of the output display refresh gun will drift relative to the position of the incoming  $_{30}$ video signal. As long as the cumulative error in the display time over a number of frames does not exceed the field time of the incoming video signal, each input field will be displayed once only. If the display frame time can be adjusted to longer than the field time for the incoming video 35 signal, then the cumulative error can be corrected over a period of frames. Over time, the error will reduce to zero, and then accumulate as an error in the opposite direction. At this point, the output frame time should once again be adjusted to less than the incoming field time to correct the 40 new cumulative error. As long as the errors are corrected before they accumulate to a whole frame time, each field will be displayed for single output frame.

There are two aspects to implementing this feature. The first aspect is the ability to adjust the monitor timing without 45 causing a visible artefact on the display. The second aspect is the ability to sense the relative positions and drift in the positions of the video capture signal and the display signal.

There are three methods to achieve the first aspect (i.e., being able to adjust the monitor timing without causing a  $_{50}$  visible artefact on the display):

- i) The preferred method for speeding up and slowing down the display is to remove or add pixels to the display lines in the vertically blanked region. The best place to add or remove pixels is as early in the blanking 55 region as possible. This is because display monitors set their line and frame frequency from the incoming signals; if these signals change then the internal phase locked loop circuits in the monitors will lock onto the new frequencies. Making changes to the number of 60 pixels in a line (changing the line frequency) early in the blanking allows the monitor's phase locked loop circuits to lock back to the normal line frequency before the active video is displayed.
- ii) It is also possible to add or remove lines from the 65 monitor's refresh, but this often causes vertical instability in the monitor's display when the line is added or

10

removed. This instability is visible to viewer, making this approach less attractive.

iii) It is possible to adjust the frequency of the clock used to generate the output display to slow down or speed up the display. In this case it is important that the granularity of change is extremely fine such that the change does not cause the display to visibly alter in size or position. It is unusual to have sufficiently fine granularity to make this method viable.

Three methods are presented here as examples of ways to achieve the second aspect (i.e., being able to sense the relative positions and drift in the positions of the video capture signal and the display signal):

- i) If it is possible to sense the position of one of the signals but not the other, one can determine the relative position of the two signals by sampling the available position at a fixed time in the refresh cycle of the other signal. Typically it is possible to generate a signal at a set time in either the display refresh cycle (most computer graphics systems can generate an interrupt at vertical retrace time) or in the incoming video circuitry (often through a frame complete interrupt). At the time of the interrupt the code samples the available position (often implemented as a line counter) and compares this to a similar value obtained from previous occasions. From this history, the system can determine the rate of drift and the relative positions of the signals and can adjust the output monitor timings to compensate.
- ii) If two line counters are available, one for the input circuitry and one for the output circuitry, they can be sampled at the same time, and subtracted to determine a difference in position. Similarly to method (i) above, a history can be maintained and corrections made to the output timing as appropriate.
- iii) If the input and output circuits are linked, then it is possible to implement a difference count, removing the need for subtraction as described in method (ii).

The invention has been described with reference to specific exemplary embodiments thereof Various modification and changes may be made thereunto without departing from the broad spirit and scope of the invention. The specification and drawings are, accordingly, to be regarded in an illustrative rather than a restrictive sense; the invention is limited only by the provided claims.

What is claimed is:

1. A method for displaying interlaced video data on a non-interlaced monitor, the interlaced video data comprising a plurality of paired fields, each pair of fields being vertically offset relative to each other by one-half of a field line spacing distance, each field comprising a plurality of lines of video data, the method including:

- (a) capturing a first field and a second field of each pair of fields into respective buffers;
- (b) scaling each of the first field and second field of each pair of fields to fill vertical resolution of the noninterlaced monitor;
- (c) adjusting one of the first field or second field of the pair of fields to substantially correct for the vertical offset between the pairs of fields, where said adjusting is performed concurrently with said scaling;
- (d) displaying the first field of each pair of fields on the non-interlaced monitor in a first time period; and
- (e) displaying the second field of each pair of fields on the non-interlaced monitor in a second time period subsequent to the first time period.

**2**. The method of claim **1**, wherein scaling is achieved by line replication.

35

40

**3**. The method of claim **1**, wherein scaling is achieved by line dropping.

4. The method of claim 1, wherein scaling is achieved by vertical interpolation between at least adjacent lines in the field being scaled.

5. The method claim 1, wherein the scaling step includes scaling to a size other than two times the size of the interlaced video data by interpolating the video data.

6. The method of claim 1, wherein the step of scaling is performed before the step of adjusting.

7. The method of claim 1, wherein the step of scaling is performed after the step of adjusting.

**8**. The method of claim **1**, wherein the adjusting step includes changing display positions of one of the scaled first field or scaled second field by one or more lines on the 15 noninterlaced monitor.

9. The method of claim 1, wherein the adjusting step is achieved by vertical interpolation between at least adjacent lines in the field being adjusted.

10. A method for displaying interlaced video data on a 20 counter. non-interlaced monitor, the interlaced video data comprising a plurality of paired fields and having a field rate, each field comprising a plurality of lines of video data, the non-interlaced monitor having a variable frame display rate and a maximum frame display rate, the method including: 25
20 counter. 18. A non-inte a plurality of lines of video data, the non-interlaced monitor having a variable frame display rate and a maximum frame display rate, the method including: 25

- (a) capturing a first field and a second field of each pair of fields into distinct respective buffers at the interlaced video data field rate;
- (b) scaling each of the first field and second field of each pair of fields to fill vertical resolution of the non-<sup>30</sup> interlaced monitor;
- (c) adjusting one of the first field or second field of the pair of fields to substantially correct for the vertical offset between the pairs of fields;
- (d) setting the frame display rate of the non-interlaced monitor to a multiple of the field rate of the interlaced video data, such that the set frame display rate is no greater than the maximum frame display rate of the non-interlaced monitor;
- (e) locking the first field and the second field of each pair of fields to the set frame display rate, where said locking includes determining a difference in field rate of the interlaced video data and the set frame display rate of the displayed first field and second field by 45 sampling an input line counter and an output line counter; and
- (f) sequentially displaying the first field and the second field on the non-interlaced monitor at the set frame display rate, such that each of the first field and second <sup>50</sup> field are displayed for a predetermined number of frame times of the non-interlaced monitor.

11. The method of claim 10, wherein the set frame display rate is a sub-multiple of the field rate of the interlaced video data. 55

12. The method of claim 10, wherein the set frame display rate is a multiple of the field rate of the interlaced video data.

12

13. The method of claim 10, wherein the locking step includes the step of adding or removing one or more lines in a vertical blanking region of the interlaced video data.

14. The method of claim 10, wherein the locking step includes the step of increasing or decreasing the length of one or more lines in a vertical blanking region of the interlaced video data.

**15**. The method of claim **10**, wherein the locking step includes the step of adjusting the frequency of a clock used to generate the set frame display rate.

16. The method of claim 10, wherein the locking step includes sensing drift in relative positions between lines in the interlaced video data and the displayed first field and second field.

17. The method of claim 10, wherein said locking includes determining a difference in field rate of the interlaced video data and the set frame display rate of the displayed first field and second field by use of a difference counter.

18. A method for displaying interlaced video data on a non-interlaced monitor, the interlaced video data comprising a plurality of paired fields and having a field rate, each field comprising a plurality of lines of video data, the non-<sup>25</sup> interlaced monitor having a variable frame display rate and a maximum frame display rate, the method including:

- (a) capturing a first field and a second field of each pair of fields into distinct respective buffers at the interlaced video data field rate;
- (b) scaling each of the first field and second field of each pair of fields to fill vertical resolution of the noninterlaced monitor;
- (c) adjusting one of the first field or second field of the pair of fields to substantially correct for the vertical offset between the pairs of fields;
- (d) setting the frame display rate of the non-interlaced monitor to a multiple of the field rate of the interlaced video data, such that the set frame display rate is no greater than the maximum frame display rate of the non-interlaced monitor;
- (e) locking the first field and the second field of each pair of fields to the set frame display rate, where said locking includes determining a difference in the field rate of the interlaced video data and the set frame display rate of the displayed first field and second field by sampling a line video position within at least one of the first field and second field at a consistent time in an output monitor display cycle; and
- (f) sequentially displaying the first field and the second field on the non-interlaced monitor at the set frame display rate, such that each of the first field and second field are displayed for a predetermined number of frame times of the non-interlaced monitor.

\* \* \* \* \*

Case 1:15-cv-00379-LPS-CJB Document 15 Filed 10/23/15 Page 31 of 58 PageID #: 223

# EXHIBIT B



# United States Patent [19]

# Cho

#### [54] VIDEO SIGNAL PEAKING CIRCUIT

- [75] Inventor: **Hyun-Duk Cho**, Kyeongki-Do, Rep. of Korea
- [73] Assignee: Daewoo Electronics Co., Ltd., Seoul, Rep. of Korea
- [21] Appl. No.: 821,759
- [22] Filed: Mar. 20, 1997

#### [30] Foreign Application Priority Data

Oct. 29, 1996 [KR] Rep. of Korea ..... 1996-49819

- [51] Int. Cl.<sup>6</sup> ...... H04N 5/21
- [52] U.S. Cl. ..... 348/625; 348/627; 348/630;
  - 348/678

#### [56] **References Cited**

#### **U.S. PATENT DOCUMENTS**

4,069,505	1/1978	Burdick et al	348/625
4,350,995	9/1982	Harlan	358/37
4,633,303	12/1986	Nagasaki et al	358/98
4,842,457	6/1989	Yamagata	358/31
5,051,818	9/1991	Mishima	358/31
5,243,421	9/1993	Nagata et al.	348/445
5,285,267	2/1994	Lim	348/663
5,335,021	8/1994	Sawada	348/664
5,543,859	8/1996	Miyata et al.	348/625

#### FOREIGN PATENT DOCUMENTS

0 342 511 11/1989 European Pat. Off. .

# [11] Patent Number: 5,847,774

# [45] **Date of Patent: Dec. 8, 1998**

35 30 759 4/1986 Germany .

Primary Examiner—Andrew I. Faile

Assistant Examiner—Reuben M. Brown Attorney, Agent, or Firm—Pillsbury Madison & Sutro LLP

### [57] ABSTRACT

A circuit for peaking video signals, which can be developed by combining a video signal with a peaking signal having a preshooting and a overshooting potion that are respectively controlled in peaking levels thereof. The circuit includes a delay circuit for delaying a luminance signal for a first predetermined time in order to generate a first delayed signal and for delaying the first delayed signal for a second predetermined time in order to generate a second delayed signal. An adder adds the second delayed signal to a current video signal in order to generate an added signal. A variable amplifying section amplifies the added signal in response to a first control signal from an exterior in order to generate a first variable amplified signal, and amplifies the added signal in response to a second control signal from the exterior in order to generate a second variable amplified signal. A selecting section compares the added signal from the adder with a reference signal, and selects the first amplified signal or the second amplified signal according to the comparison result. A subtracter subtracts the first amplified signal or the second amplified signal from the select section from the first delayed signal from the delay section in order to generate a subtracted signal as a peaked video signal. Therefore, the circuit can control the preshooting portion and the overshooting portion of the peaking signal used to peak video signals.

#### 10 Claims, 3 Drawing Sheets





U.S. Patent

Dec. 8, 1998 She

Sheet 1 of 3

5,847,774

FIG. 1 (prior art)





FIG. 2





25

60

## 1 VIDEO SIGNAL PEAKING CIRCUIT

### BACKGROUND OF THE INVENTION

#### 1. Field of the Invention

The present invention relates to a circuit for a television system. More particularly, the present invention relates to a video signal peaking circuit for producing a peaking signal, which is added to a video signal in order to enhance an image displayed in a television receiver.

2. Description of the Prior Art

It is known that the response of a video signal processing system, such as one found in a television receiver, may be subjectively improved by increasing the slope or "steepness" of a video signal amplitude transition. The response may also be improved by generating a signal "preshoot" just before an amplitude transition, and a signal "overshoot" just after the amplitude transition, so that black-to-white and white-to-black transitions are accentuated.

FIG. 1 is a block diagram for showing a conventional <sup>20</sup> circuit for peaking video signals. In FIG. 1, the circuit includes a first delay section 121, a second delay section 122, a third delay section 123, a first adder 131, a second adder 132, a subtracter 141, and a variable amplifier 151.

First and second delay sections 121 and 122 delay luminance signals which are continuously inputted through an input terminal 101 for a predetermined time T, respectively.

The delayed signals which are produced by first and second delay section 121 and 122 are respectively outputted to first adder 131 and subtracter 151. Third delay 132 delays the time T delayed luminance signals from second delay section 122 for the time T in order to generate a luminance signal delayed for time 2T. Second adder 132 adds the 2T time delayed luminance signal to a current luminance signal 35 through input terminal 101 so that second adder 132 generates continuously added luminance signals, and second adder 132 provides the added luminance signals to variable amplifier 151. Variable amplifier 151 amplifies the added luminance signals in response to a control signal through a 40 control signal input terminal 102 to generate amplified signals. The amplified signals generated by variable amplifier 151 are provided to subtracter 141. Subtracter 141 subtracts the amplified signals from the T time delayed luminance signals in order to generate subtracted signals 45 which are outputted to first adder 131 as peaking signals. First adder 131 adds the peaking signals from subtracter 141 to the T time delayed luminance signal to generate peaked luminance signals, and outputs the peaked luminance signals to a matrix circuit (not shown) through an output terminal 103.

In the video signal peaking circuit **100**, as the amplifying degree of the variable amplifier **150** is controlled by the control signal, the peaking signal **142** from the subtracter **141** is controlled, so that the degree of the peaking lumi-<sub>55</sub> nance signals is controlled.

However, in the video signal peaking circuit **100**, when luminance signals are peaked by the control signal, the degree of preshooting and overshooting of the luminance signals is controlled at one level.

U.S. Pat. No. 4,350,995 (issued to Wayne E. Harlan on Sep. 21, 1982) discloses one example of an circuit for peaking video signals. The circuit disclosed in the above U.S. Patent includes a differential amplifier which produces a peaking component at an output, and a signal delay line for determining the frequency at which maximum peaking occurs. The delay line input is coupled to a source of video

signals to be peaked and to one input of the delay line output is coupled to another input of the differential amplifier and to a signal combining point. A peaked video signal is produced by combining the peaking component from the 5 differential amplifier with the delayed signal from the delay line. The operating parameters of the peaking circuit are established with respect to a normally expected range of video signal amplitude transitions so that the differential amplifier exhibits a linear response for transient or aperiodic 10 transitions throughout the amplitude transition range. However, the differential amplifier exhibits a non-linear response for periodic transitions recurring at the maximum peaking frequency and having a magnitude greater than half the maximum transition magnitude of the range.

However, in the circuit, the degree of the peaking video signals is controlled at one level in both the preshooting and the overshooting.

For the foregoing reasons, there is need for a video signal peaking circuit that can respectively control peaking levels of the preshooting and the overshooting.

#### SUMMARY OF THE INVENTION

Therefore, it is an object of the present invention to provide a video signal peaking circuit which is able to respectively control the preshooting and overshooting in peaking video signals.

In order to achieve the above-mentioned object of the present invention, there is provided a video signal peaking <sup>30</sup> circuit, the video signal peaking circuit comprises:

- a delay section for delaying a luminance signal for a first predetermined time in order to generate a first delayed signal and for delaying the first delayed signal for a second predetermined time in order to generate a second delayed signal;
- an adder for adding the second delayed signal to a current video signal in order to generate an added signal;
- a variable amplifying section for amplifying the added signal in response to a first control signal from an exterior in order to generate a first variable amplified signal, and amplifying the added signal in response to a second control signal from the exterior in order to generate a second variable amplified signal;
- a selecting section for comparing the added signal from said adder with a reference signal, and for selecting the first amplified signal or the second amplified signal according to the comparison result; and

a subtracter for subtracting the first amplified signal or the second amplified signal from said select section from the first delayed signal from said delay section in order to generate a subtracted signal as a peaked video signal. According to the present invention, the video signal

peaking circuit can respectively control the degree of the preshooting and the overshooting portion of the peaking signal used to peak video signals.

#### BRIEF DESCRIPTION OF THE DRAWINGS

The above objects and advantages of the present invention will become more apparent by describing in detail a preferred embodiment thereof with reference to the attached drawings, in which:

FIG. 1 is a block diagram of a conventional video signal peaking circuit;

FIG. 2 is a block diagram of a video signal peaking circuit according to the present invention; and

10

15

20

25

35

FIGS. 3A through 3K are waveform diagrams for showing the operations at serveral portions of the video signal peaking circuit of FIG. 2.

#### DESCRIPTION OF THE PREFERRED EMBODIMENT

A description will be given below in detail, with reference to the accompanying drawings, of the circuitry configuration and the operation of the circuitry according to one embodiment of the present invention.

FIG. 2 shows a video signal peaking circuit 200 according to one embodiment of the invention. In FIG. 2, the video signal peaking circuit 200 includes a delay circuit 210, an adder 221, a variable amplifying section 250, a selection section 260, and a subtracter 222.

Delay circuit 210 consists of a first delay section 211 and a second delay section 212. First delay section 211 delays a luminance signal which is inputted through a luminance signal input terminal **201** for a predetermined time T so that a first delayed signal 2111 is generated at an output terminal therein. The first delayed signal 2111 generated by first delay section 211 is provided to second delay section 212 and selection section 260. Second delay section 212 delays the first delayed signal for a predetermined time which is preferably time T, thereby generating a second delayed signal 2121 delayed for time 2T. The second delayed signal 2121 is provided to adder 221.

Adder 221 adds the second delayed signal from second delay section 212 to a current luminance signal through the luminance signal input terminal **201** to generate an added signal 2211, which is provided to a one-half amplifier 231. One-half amplifier 231 amplifies the added signal 2211 to develop an 1/2 amplified signal 2311 and outputs the 1/2 amplified signal 2311 to variable amplifying section 250 and selection section 260.

Variable amplifying section 250 includes a first variable amplifier 251 and a second variable amplifier 252. First variable amplifier 251 amplifies the 1/2 amplified signal 2311 from one-half amplifier 231 in response to a first control signal 2531 which is provided from an exterior through a  $_{40}$ first control input terminal 253, thereby generating a first variable amplified signal 2511. Second variable amplifier 252 amplifies ½ amplified signal 2311 from one-half amplifier 231 in response to a second control signal 2541 which terminal 254, thereby generating a second variable amplified signal 2521.

The selection section 260 selectively outputs first or second variable amplified signal 2511 and 2521 based on  $\frac{1}{2}$ amplified signal 2311 of one-half amplifier 231. Selection 50 section 260 preferably includes a comparator 241 and a switch 261 for selectively outputting the first or the second variable amplified signal 2511 or 2521. The comparator 241 compares a voltage level of 1/2 amplified signal 2311 with the voltage level of a reference signal provided from the 55 exterior, preferably the first delayed signal 2111 from first delay section 2111, and provides the comparison result thereof to the switch 261 so as to control a switching operation of the switch 261. Switch 261 is operated according to comparison result 2411 provided from comparator 60 241, thereby selecting one of first and second variable amplified signals 2511 and 2521 and outputting the selected signal by switching to the subtractor 222.

Subtractor 222 subtracts first or second variable amplified signals 2511 or 2521 provided from switch 261 from first 65 delayed signal 2111 provided from first delay section 211, thereby developing a peaking signal 2221.

1

The operation of the embodiment according to the invention is described in detail with reference to FIGS. 2 and 3A through **3K**.

In FIG. 2, when a luminance signal, which has a waveform as shown in FIG. 3A and is separated by a luminance and chroma signal separating apparatus (not shown), is provided to first delay section 211 through luminance signal input terminal 201, first delay section 211 delays the inputted luminance signal for the predetermined time T to generate a first delayed signal 2111, as shown in FIG. 3B, and provides first delayed signal 2111 to second delay 212, comparator 241, and subtracter 222.

Second delay section 212 delays once more first delayed signal 2111 for the predetermined time T, in the same manner as the operation of first delay section 212 to generate second delayed signal 2121, as shown in FIG. 3C, and provides second delayed signal 2121 to adder 221. Adder 221 adds second delayed signal 2121 to a current luminance signal through luminance input terminal 201 to generate an added signal 2211, as shown in FIG. 3D, and provides one-half amplifier 231 with added signal 2211.

One-half amplifier 231 amplifies added signal 2211 from adder 221 at the rate of one-half to generate a <sup>1</sup>/<sub>2</sub> amplified signal 2311, as shown in FIG. 3E, and provides <sup>1</sup>/<sub>2</sub> amplified signal 2311 to comparator 241, first variable amplifier 251, and second variable amplifier 252.

First variable amplifier **251** amplifies <sup>1</sup>/<sub>2</sub> amplified signal 2311 from one-half amplifier 231 in response to first control signal 2531 through first control input terminal 253, thereby generating first amplified signal 2511, and provides first amplified signal 2511 to a first input terminal 262 of the switch 261. For example, when ½-amplified signal 2311, as shown in FIG. 3E, generated by one-half amplifier 231 is inputted to first variable amplifier 251, and the rate of amplifying of the first variable amplifier 251 is one-fifth, the first variable amplifier 1/5-amplifies the 1/2-amplified signal and outputs a <sup>1</sup>/<sub>5</sub>-amplified signal as first amplified signal 2511 to first input terminal 262 of switch 261.

Further, second variable amplifier 252 amplifies <sup>1</sup>/<sub>2</sub>-amplified signal from one-half amplifier **231** in response to the second control signal through second input terminal 254 to generate a second amplified signal 2521, and provides second amplified signal 2521 to a second input terminal 263 is provided from the exterior through a second control input 45 of switch 261. For example, when ½-amplified signal 2311, which has a waveform as shown in FIG. 3E, and is generated by one-half amplifier 231 is inputted to second variable amplifier 252, and the rate of amplifying of the second variable amplifier 252 is four-fifths, the second variable amplifier 4/5-amplifies <sup>1</sup>/<sub>2</sub>-amplified signal 2311 and outputs a 4/5-amplified signal as second amplified signal 2521 to second input terminal 263 of switch 261.

> Comparator 241 compares ½-amplified signal 2311 from one-half amplifier 231 with first delayed signal 2111 from first delay 211 to generate a signal of the comparison result, and provides the signal of the comparing result for switch 261 to control switch 261. For example, when a first delay signal, which has a waveform as shown in FIG. 3B and is from first delay 211, and an <sup>1</sup>/<sub>2</sub>-amplified signal, as shown in FIG. 3E, from one-half amplifier 231 are respectively inputted to both input terminals of comparator 241, comparator 241 outputs a logic signal as a signal to control switch 261. The logic signal outputted from comparator 241 is depicted in FIG. 3H. That is, when the level of first delayed signal 2111 is lower than that of <sup>1</sup>/<sub>2</sub>-amplified signal 2311, comparator 241 provides a low logic signal to switch 261. In contrast, when the level of first delayed signal 2111 is higher

30

35

60

than that of <sup>1</sup>/<sub>2</sub>-amplified signal 2311, comparator 241 provides the high logic signal to switch 261.

Switch 261 operates in response to the logic state of the logic signal provided from comparator 241 so that switch **261** selectively outputs first amplified signal **2511** or second amplified signal 2521 to the subtracter 222. For example, when a low logic signal 2411 from comparator 241 is provided to switch 261, switch 261 switches on first input terminal **262** thereof thereby outputting first amplified signal 10 2511 from first variable amplifier 251 to subtracter 222. In contrast, when a high logic signal from comparator 241 is provided to switch 261, switch 261 switches on second input terminal 263 thereof, thereby outputting second amplified signal 2521 from second variable amplifier 252 to subtracter <sup>15</sup> 222.

FIG. 3I is a waveform of the signal which is outputted from the switch 261 when first amplified signal 2511 as shown in FIG. 3F, second amplified signal 2521 having a 20 waveform as shown in FIG. 3G, and the logic signal which is a comparing result of comparator 241 depicted in FIG. 3H, are respectively inputted to switch 261.

When signal 2611, which has a waveform as shown in FIG. 3I and is developed by switch 261, is provided to subtracter 222, subtracter 222 subtracts signal 2611 from first delayed signal 2111, which is provided from first delay 211, so that a peaking signal 2221, as shown in FIG. 3J, is developed.

The peaking signal of FIG. 3J has a preshooting portion ( $\alpha$ ) and a overshooting portion ( $\beta$ ) which can be controlled according to each amplification rates of first variable amplifier 251 and second variable amplifier 252, respectively.

Peaking signal 2221, which is shown in FIG. 3J, and is generated by subtracter 222, is added to a delayed signal, which is preferably second delayed signal 2121 generated by the second delay section 212 so as to generate a peaked video signal such as the one shown in FIG. 3K. Therefore, 40 by the embodiment of the present invention, each of the degrees of the preshooting and the overshooting portion of the peaking signal which is used to peak video signal can be controlled.

As described previously, the present invention has an advantage that it can control the preshooting portion and the overshooting portion of the peaking signal used to peak video signals.

The invention may be embodied in other specific forms 50 without departing from the spirit or essential characteristics thereof. The present embodiment is therefore to be considered in all respects as illustrative and not respective, the scope of the invention being indicated by the appended 55 claims rather than by the foregoing description, and all changes which come within the meaning and the range of equivalency of the claims are therefore intended to be embraced therein.

What is claimed is:

1. A circuit for peaking video signals, said circuit comprising:

a delay section for delaying a luminance signal for a first predetermined time in order to generate a first delayed signal and for delaying the first delayed signal for a 65 second predetermined time in order to generate a second delayed signal;

an adder for adding the second delayed signal to a current video signal in order to generate an added signal;

- a variable amplifying section for amplifying the added signal in response to a first control signal from an exterior in order to generate a first variable amplified signal, and amplifying the added signal in response to a second control signal from the exterior in order to generate a second variable amplified signal;
- a selecting section for comparing the added signal from said adder with a reference signal, and for selecting the first amplified signal or the second amplified signal according to the comparison result; and
- a subtracter for subtracting the first amplified signal or the second amplified signal from said select section from the first delayed signal from said delay section in order to generate a subtracted signal as a peaked video signal.

2. A circuit as recited in claim 1, wherein said delay section includes a first delay section for delaying a video signal for the first predetermined time in order to generate the first delayed signal, and a second delay section for delaying the first delayed signal for the second predetermined time in order to generate the second delayed signal.

3. A circuit as recited in claim 1, wherein said variable amplifying section includes a first variable amplifier for amplifying the added signal from said adder in response to the first control signal, and a second variable amplifier for amplifying the added signal from said adder in response to the second control signal.

4. A circuit as recited in claim 1, wherein said selection section includes a comparator for comparing the added signal from said adder with the reference signal, and a switch for selecting the first variable amplified signal or the second variable amplified signal according to the comparison result.

5. A circuit as recited in claim 4, wherein said comparator generates a high logic or a low logic signal according to the comparison result and provides said switch with the logic signal.

6. A circuit as recited in claim 1, wherein the reference 45 signal is the first delayed signal generated by said delay section.

7. A circuit as recited in claim 1, further comprising: an amplifier for amplifying the added signal from said adder in order to generate an amplified signal, and for providing the amplified signal to said select section and said amplifying section.

8. A circuit for peaking video signals, said circuit comprising:

- a first delay means for delaying an input luminance signal for a first predetermined time in order to generate a first delayed signal;
- a second delay means for delaying the first delayed signal for a second predetermined time in order to generate a second delayed signal;
- an adder for adding said second delayed signal to a current input luminance signal in order to generate an added signal;
- a first amplifier for amplifying the added signal in order to generate a first amplified signal;
- a comparator for comparing the first amplified signal from the first amplifier with a reference signal;

- a first variable amplifier for amplifying the first amplified signal according to a first control signal in order to generate a second amplified signal;
- a second variable amplifier for amplifying the first amplified signal according to a second control signal in order <sup>5</sup> to generate a third amplified signal;
- a switch for selecting the second or third amplified signal according to the comparison result in order to output the second or the third amplified signal; and
- a subtracter for subtracting the second or third amplified signal selected by said switch from the first delay signal

8

from said first delay means, thereby generating a subtracted signal as peaked video signal.

**9**. A circuit as recited in claim **8**, wherein said comparator generates a high logic signal or a low logic signal according to the comparison result and provides the high logic or the low logic signal to said switch.

10. A circuit as recited in claim 8, wherein the reference signal is the first delay signal generated by said delay section.

\* \* \* \* \*

Case 1:15-cv-00379-LPS-CJB Document 15 Filed 10/23/15 Page 40 of 58 PageID #: 232

# EXHIBIT C



# (12) United States Patent

# Hinchley et al.

#### (54)ELEMENTARY STREAM MULTIPLEXER

- (75)Inventors: Ronald E. Hinchley, San Jose; Govind Kizhepat, Sunnyvale; Phillip Lowe, Saratoga, all of CA (US)
- Conexant Systems, Inc., Newport (73)Assignee: Beach, CA (US)
- (\*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 0 days.
- Appl. No.: 09/265,486 (21)
- Filed: Mar. 9, 1999 (22)
- (51) Int. Cl.<sup>7</sup> ..... H04J 3/14; H04L 12/26
- (52) U.S. Cl. ..... 370/232; 370/235; 370/465
- Field of Search ...... 370/230, 231, (58)370/232, 233, 234, 235, 506, 537, 538, 545, 465; 725/148, 149; 709/231, 233, 234

#### (56)**References Cited**

#### **U.S. PATENT DOCUMENTS**

5,231,492	Α	*	7/1993	Dangi et al 348/14.1
5,457,495	Α		10/1995	Hartung 348/414
5,627,581	Α	*	5/1997	Kondo 348/14.13
5,686,964	Α	*	11/1997	Tabatabai et al 375/240.01
5,708,664	Α	*	1/1998	Budge et al 370/465
6,157,674	Α	*	12/2000	Oda et al 370/503
6,167,084	Α	*	12/2000	Wang et al 375/240.02
6,181,711	B1	*	1/2001	Zhang et al 370/468
6,188,700	B1	*	2/2001	Kato et al 370/468
6,219,358	B1	*	4/2001	Pinder et al 348/423.1
6,233,226	$\mathbf{B1}$	*	5/2001	Gringeri et al 348/700
6,240,103	B1	*	5/2001	Schoenblum et al 348/423.1
6,259,733	B1	*	7/2001	Kaye et al 375/240
6,269,078	B1	*	7/2001	Lakshman et al 370/230
6,285,689	B1	*	9/2001	Negishi et al 348/515
6,301,248	B1	*	10/2001	Jung et al 370/392
6,310,857	$\mathbf{B1}$	*	10/2001	Duffield et al 370/232
6,310,898	$\mathbf{B1}$	*	10/2001	Schwartz 348/423.1

6,327,275 B1 \* 12/2001 Gardner et al. ...... 348/385.1

US 6,490,250 B1

Dec. 3, 2002

#### FOREIGN PATENT DOCUMENTS

EP	0 676 899 A2	3/1995
EP	0 719 054 A2	6/1996

\* cited by examiner

Primary Examiner-Hassan Kizou

(10) Patent No.:

(45) Date of Patent:

Assistant Examiner-David Odland

Firm-Thomas, (74) Attorney, Agent, or Kayden, Horstemeyer & Risley, LLP

#### ABSTRACT (57)

An integrated multimedia encoding system is disclosed. Multimedia encoders which are capable of adjusting bit rates receive multimedia data to compress the data. After compressing the data, the multimedia encoders adjust the bit rates of the elementary streams responsive to a control input. Bit rates are increased or decreased using delays or, for video data, by allocating more or less bits to each macroblock, frame or group of frames. A unified memory module is coupled to the multimedia encoders to store the multimedia elementary stream data, the Program or Transport stream data, and data from other sources as needed. The unified memory is capable of adjusting storage allocations responsive to the realtime requirements of the incoming multimedia streams and the outgoing Program or Transport stream data. A stream processor is coupled to the unified memory module and the multimedia encoders for multiplexing the elementary streams into a single stream, and monitoring the actual bit rate of the combined multimedia stream. Monitoring the actual bit rate as a function of number of bits passed over a period of time provides accurate feedback as to the system throughput. A multimedia processor then determines the bit rates of the elementary streams, and generating a control signal to adjust the bit rates of the encoder to ensure that an optimal bit rate is continuously achieved by the system. The stream processor also operates using dedicated instructions which allow the stream processor to efficiently multiplex the incoming streams together.

#### 14 Claims, 11 Drawing Sheets





U.S. Patent

Dec. 3, 2002

Sheet 2 of 11





```
U.S. Patent
```

Dec. 3, 2002



**FIGURE 4** 

U.S. Patent

Dec. 3, 2002

Sheet 4 of 11

US 6,490,250 B1



**U.S. Patent** Dec. 3, 2002 Sheet 5 of 11

US 6,490,250 B1

INSTRUCTIONS 606	DATA 216, 218	DATA 216, 218	DATA 216, 218	DATA 216, 218	600

DATA	DATA	DATA	DATA	DATA	604
224	224	224	224	224	



Dec. 3, 2002

Sheet 6 of 11











FIGURE 11



5

15

20

# ELEMENTARY STREAM MULTIPLEXER

#### FIELD OF THE INVENTION

The application relates generally to multimedia encoders and specifically an integrated multimedia stream multiplexer.

#### BACKGROUND OF THE INVENTION

Multimedia encoders, such as those used for MPEG and MPEG2 encoding, provide the necessary compression to allow video and audio data to be transferred, stored, and played in a computer environment. Conventional MPEG encoders typically use two encoders, video and audio, which receive data transmitted from a data source. Each encoder is coupled to a separate memory for storing the video and audio data. The video encoder compresses the video data and transmits the compressed data to the conventional stream multiplexer controller. The audio encoder performs the same tasks and transmits the compressed audio data to the stream multiplexer controller. In an MPEG2 environment, the two elementary streams are multiplexed by the stream multiplexer controller to generate either a Program or Transport stream, depending on the embodiment. 25 The Program or Transport stream are stored in a separate PS/TS memory, or are fed directly to another device, such as a communications link. In this conventional system, the stream multiplexer operates independently of the video and audio encoders, and therefore the output bit rate of the 30 Program or Transport stream is unpredictable, as it will vary as the bit rates of the elementary streams vary. The unpredictable bit rate of the output stream makes it more difficult to process the Program or Transport stream downstream. Additionally, in conventional systems when the bit rate of one stream decreases, the bit rate of the Program or Transport stream may decrease correspondingly, thus lowering the system throughput unnecessarily. The use of independent memory for each encoder also leads to underutilization of system resources. When the bit rate of a stream decreases, less data is stored in the corresponding memory by the corresponding encoder. However, in conventional systems, the newly available storage space remains unused until the bit rate for the stream increases. Finally, conventional stream processors process incoming elementary streams using a predetermined ratio-based approach which restricts the granularity of the multiplexing as the ratios are fixed and cannot be optimized for the requirements of different output streams.

Therefore, an integrated multimedia encoding system 50 which is capable of generating a program or transport stream at a bit rate at or near the maximum bit rate capacity for the system is needed. Additionally, an integrated multimedia encoding system which operates with reduced memory storage requirements is also needed. Finally, a program- 55 mable elementary stream multiplexer is needed which takes advantage of dedicated instructions to perform the task of generating a single output data stream, and which is flexible to adjust the data rate for different formats.

#### SUMMARY OF THE INVENTION

In accordance with the present invention, an integrated multimedia encoding system is disclosed. Multimedia encoders which are capable of adjusting bit rates receive multimedia data to compress the data. After compressing the 65 data, the multimedia encoders adjust the bit rates of the elementary streams responsive to a control input. Bit rates

2

may be increased or decreased using delays, and generating more or less bits for each macroblock, frame or group of frames, or by increasing or decreasing the rate at which multimedia data is transmitted to the encoders. A unified memory module is coupled to the multimedia encoders to store the multimedia elementary stream data, the Program or Transport stream data, and data from other sources as needed. The unified memory is capable of adjusting storage allocations responsive to the realtime requirements of the 10 incoming multimedia streams and the outgoing Program or Transport stream data. A stream processor is coupled to the unified memory module and the multimedia encoders for multiplexing the elementary streams into a single stream, and monitoring the actual bit rate of the combined multimedia stream. Monitoring the actual bit rate as a function of number of bits passed over a period of time provides accurate feedback as to the system throughput. A multimedia processor then determines the bit rates of the elementary streams, and generating a control signal to adjust the bit rates of the encoder to ensure that an optimal bit rate is continuously achieved by the system. The stream processor also operates using dedicated instructions which allow the stream processor to efficiently multiplex the incoming streams together.

#### BRIEF DESCRIPTION OF THE DRAWINGS

FIG. 1 illustrates an integrated multimedia encoding system in accordance with the present invention as a part of a computer system.

FIG. 2 is a more detailed block diagram of an embodiment of the integrated multimedia encoding system of the present invention.

FIG. 3 is a more detailed block diagram of a multimedia 35 encoder in accordance with the present invention.

FIG. 4 is a more detailed block diagram of an adjustable delay engine in accordance with the present invention.

FIG. 5 is a more detailed block diagram of an embodiment of a memory allocator and unified memory module in accordance with the present invention.

FIG. 6 is a block diagram of an embodiment of allocatable memory buffers in accordance with the present invention.

FIG. 7 is a more detailed block diagram of an embodiment 45 of a stream processor and multimedia processor in accordance with the present invention.

FIG. 8 is a flow chart illustrating a method of optimizing bit rates in a multimedia encoding system in accordance with the present invention.

FIG. 9 is a flow chart further illustrating the method of FIG. 8.

FIG. 10 is a flow chart further illustrating the method of FIG. 8.

FIG. 11 is a flow chart illustrating a method of storing data in a unified memory module in accordance with the present invention.

FIG. 12 is a flow chart illustrating a method of allocating blocks in accordance with the present invention.

60

#### DETAILED DESCRIPTION OF THE PREFERRED EMBODIMENTS

FIG. 1 illustrates a computer system 100 having an integrated multimedia encoding system 120 to perform video, audio, and other encoding tasks. In the MPEG or MPEG2 formats, video and audio data is encoded by a multimedia encoder and multiplexed to generate a program

or transport stream. The program or transport stream is then transmitted to a remote device which decodes the data to enable a user to see or hear the information content. The computer system 100 has a central processing unit 104, which may execute specific programs related to multimedia processing, or may only perform other unrelated functions in an embodiment where the integrated multimedia encoding system 120 has a separate Digital Signal Processing (DSP) core. The CPU 104 is coupled to random access memory 116 and read only memory 128 on bus 122. However, other computer architectures may be used in accordance with the present invention. A data source 108, such as a CD-ROM, DVD-ROM, remote site, or a live source of multimedia data is coupled to the computer system 100 through bus 122. The output of the integrated multimedia encoding system 120 is 15 transmitted to a communications device 112 for transporting the encoded and multiplexed data or a storage medium 116 for storage of the program or transport stream data, or a decoder for decoding the data for playback. The system 100 may be implemented as a personal computer, or as an 20 integrated part of a consumer electronics device, such as a video recorder or camera.

FIG. 2 illustrates the integrated multimedia encoding system 120 in more detail. Preferably, the present invention is implemented as a single-chip integrated multimedia 25 encoding system 120; however, the various components illustrated may also be implemented separately. Multimedia data 230 is transmitted to the integrated multimedia encoding system 120 from a data source 108 within computer system 100 or external to computer system 100. The mul-30 timedia encoders 208 receive the data 230 and compress the data 230 responsive to the compression format being used in the computer system 100, such as the MPEG2 compression standard. The encoders 208 perform conventional compression techniques to create macroblocks (4:2:0, 4:2:2, or 4:4:4 35 macroblocks in MPEG 2) from blocks of video data, and create the appropriate inter-picture coding required to compress the video data for transmission. Each individual block of video data is processed by the discrete cosine transform to obtain frequency coefficients, and the resulting block of 40 frequency coefficients is quantized. Conventional techniques such as zig-zag scanning and run length coding may be performed by the encoders 208 to convert the quantized frequency coefficients into run-amplitude pairs. After compressing the data 230 and generating elementary multimedia 45 streams, the encoders 208 adjust the data rate of the elementary multimedia streams responsive to a data rate feedback signal 212, 214. The adjusted elementary multimedia streams 216, 218, are transmitted to the unified memory module 204 and multimedia processor 250.

The unified memory module 204 receives the adjusted elementary streams 216, 218, the output combined data 224 as well as data streams from other data sources 236, such as from the PCI bus, through a conventional FIFO 244. If the output data rates responsive to data rate feedback signals 212, 214, their data rates are still used in order to determine optimal rates for the encoders 208 to achieve an overall optimal data rate for the system 120 and their storage requirements are dynamically allocated within the unified memory module 204. Preferably there are at least two data sources 236 whose data rates are adjustable. The unified memory module 204 dynamically allocates blocks of memory to each stream responsive to memory allocation signal 220, generated by multimedia processor 250. Multi- 65 media processor 250 is preferably a Digital Signal Processing (DSP) core which is designed to perform conventional

60

1

multimedia operations as well as the specialized functions in accordance with the present invention. The adjusted elementary multimedia streams 216, 218 are also transmitted to the multimedia processor 250, which monitors the data rates of the adjusted elementary multimedia streams 216, 218 to generate the data rate feedback signals 212, 214. The stream processor 200 monitors the actual data rate of the combined multimedia stream 224 and transmits this data to the multimedia engine 250. Finally, the stream processor 200 retrieves data on data line 240 from the unified memory module 204 and processes the data in accordance with a linked list of commands comprising dedicated instructions for multiplexing the data into a single output stream 224. The combined stream data 224 is stored back into the unified memory module 204. Bus 122 is used to access the combined stream data 224 for transmission to other components of the system 100.

FIG. 3 is a more detailed block diagram of one embodiment of the multimedia encoder 208 in accordance with the present invention. Compression engine 312 encodes incoming video frames 230 into a video elementary stream or audio samples 230 into an audio elementary stream. The output compressed elementary multimedia stream 316 is transmitted to an adjustable delay engine 300. The adjustable delay engine 300 adjusts the data rate of the compressed elementary multimedia stream 316 responsive to the data rate feedback signal 212, 214 received from the multimedia processor 250. The adjusted elementary multimedia streams **216**, **218** are transmitted to the unified memory module **204**.

FIG. 4 is a block diagram illustrating in more detail one embodiment of the adjustable delay engine 300. The data rate feedback signals 212, 214 are transmitted to a control unit 404 which controls the data rate of the compressed multimedia stream 316. If the data rate must decrease, the control unit 404 enables the corresponding number of delay buffers 400 to produce a data rate which matches the target rate 212, 214. If the data rate of the compressed multimedia stream 316 must increase, delay buffers 400 which are currently enabled are disabled to increase the data rate of the elementary stream 316. If the target data rate 212, 214 and the analyzed data rate are equal, then the control unit 404 performs no operation, and the current data rate is maintained. In an alternate embodiment, the number of bits allocated for each macroblock, frame, or group of frames is adjusted by the control unit 404 in order to increase or decrease the data rate of the stream 316 described in more detail below. In a further embodiment, a conventional encoder is used as encoder 208, and the multimedia engine 250 adjusts the data rate output of the encoder 208 by adjusting the rate of the data which is input to the encoder 50 **208**, responsive to its analysis of the difference between the system data rate and the target data rate, also described in more detail below.

FIG. 5 illustrates a more detailed block diagram of an other data sources 236 are not designed to be able to adjust 55 embodiment of a memory allocator 512 and unified memory module 204 in accordance with the present invention. Memory allocator 512 is part of the multimedia processor **250**; however, an independent processor may also be used to provide the allocation functions. Memory allocator 512 receives the adjusted elementary multimedia streams 216, 218 and the combined multimedia stream 224. Memory allocator 512 determines the storage requirements of each stream, and allocates data buffers 500 correspondingly across lines 220.

> As shown in FIG. 6, the buffers 500 store compressed multimedia data 216, 218 and output combined data 224. When a buffer 600 stores compressed multimedia data 216,

218 it stores instructions 606 for processing the data 216, 218 and the data itself 216, 218. When a buffer 604 stores output combined data 224, and only the data 224 itself are stored. The storage buffers 500 are built as a linked list of buffers which are processed sequentially by the stream processor 200. When the multimedia processor 250 determines the proper allocation of buffers 500 to accommodate the different streams, the multimedia processor 250 modifies the linked list accordingly. After every frame is generated, the memory allocator 512 determines how may bits were 10generated for the frame. Then, a buffer 600 is allocated for to store the information. The buffers 600 are sequentially ordered, and once a first buffer 600 is filled, a second buffer 600 is allocated to store the next frame. Once all of the buffers 600 have been filled, the memory allocator 512 15 rotates back to the first buffer 600 to allocate the next frame of data. As the stream processor processes the buffers 600 in sequence, by the time the memory allocator 512 rotates back to the first buffer 600, the stream processor will be finished processing the information in that buffer 600. The allocator  $_{20}$ 512 is therefore able to dynamically allocate buffers 600 of different sizes to store incoming frames of different sizes, thus optimizing the use of the memory module 204 and increasing the overall efficiency of the system.

The instructions 606 for processing the adjusted elemen- 25 tary multimedia streams 216, 218 are preferably dedicated instructions written into the buffers 600 for the stream processor 200 to access and execute. The instructions 606 are written into the buffers 600 by the multimedia processor **250**. Using dedicated instructions allows the programmer to  $_{30}$ easily manipulate the data with confidence that the intended operations are performed accurately. Also, dedicated instructions 606 are more efficient as they are tailored to the precise operations required in stream multiplexing. In an exemplary embodiment, the instructions 606 include program control instructions, data access instructions, and data processing instructions. Program control instructions include NOP, STOP, JUMP, INTERRUPT. Data access instructions include READ and WRITE instructions for reading and writing data to and from memory **204**. The data  $_{40}$ processing instructions are specific for the data manipulations required to multiplex the adjusted elementary multimedia streams 216, 218 and generate the combined multimedia stream 224. These include START STOP CRC, which is used to delimit data included in a checksum 45 elementary video stream, the bit rate is measured per frame. calculation, INSERT\_CRC, which inserts the computed CRC into the data stream at the current position, INSERT\_ TIME\_STAMP, which causes the current time stamp to be inserted at the current position, STUFF, which inserts a programmable number of bits into the combined multimedia 50 stream 224, and ENCRYPT, which performs encryption on the associated data, according to the DVD or DVB encryption requirements.

The use of dedicated instructions 606 with a programmable stream processor 200 allows the system 120 to 55 embodiment, the data rate analysis is performed by the provide a high level of granularity in performing its multiplexing operation. The multimedia processor 250 is capable of determining whether a stream is an elementary stream, program stream, or transport stream, all of which must be formatted differently, and is capable of determining the byte 60 size used in a current stream. The multimedia processor 250 is then able to tailor the instructions 606 to adjust the multiplexing of the programmable stream processor 200 and also adjust the data rates of the stream to optimally process the data responsive to the format required. In conventional 65 systems in which the multiplexing operation is hard-wired to an unresponsive CPU, the multiplexing operation was not

6

able to adjust for different formats. Rather, one ratio must be used to accommodate all formats, and no control over the byte sizes of the data is provided. A predetermined ratio, because of its general applicability, is not optimal for processing streams which may be of multiple formats, and cannot be tailored to meet the real time requirements of the system. In contrast, the programmable stream processor 200 in accordance with the present invention is able to process the data at a fine level of granularity in accordance with the intended format of the stream and the current system requirements.

FIG. 7 is a more detailed block diagram of an embodiment of the stream processor 200 and multimedia processor 250 in accordance with the present invention. The stream processor 200 includes MUX logic 750 which performs conventional multiplexing operations in accordance with recognized standards such as MPEG2 to generate the combined multimedia stream 224. Combined multimedia stream 224 is preferably a program or transport stream as specified in MPEG2. The MUX logic **750** accesses the unified memory module 204 through data line 240 to retrieve the data and the instructions to perform on the data. After performing the required operations, the data 224 is temporarily written back to memory 204, for later transfer to the communications device 112 or other recipient of the Program or Transport Stream 224.

The stream processor 200 also comprises a data rate analyzer 700 which analyzes the data rate of the combined multimedia stream 224 to generate data rate value 710. The data rate is analyzed by computing the number of bits transmitted over a given period of time. The use of the actual data rate of the combined multimedia stream 224 provides a very accurate determination of whether and what adjustments should be made to the encoders 208 to maintain the 35 optimal data rate of the system 120. In one embodiment, a second data rate analyzer 724 in the multimedia processor **250** analyzes the adjusted elementary multimedia streams 216, 218 to determine the data rates 706, 708 by dividing the number of macroblocks, frames, and groups of frames stored in the memory by the number of bits used in the macroblocks, frames, and groups of frames. The data rate 706, 708 of an elementary multimedia video stream is determined by analyzing the number of bits allocated up to a previous macroblock which has been sent. For an audio However, one of ordinary skill in the art is aware of multiple methods for determining a data rate of an elementary multimedia stream 316 in accordance with the present invention. In a preferred embodiment, a data rate 706, 708 is computed for every four or five frames, and the number of bits in a macroblock, frame, or group of frames is used to determine the data rate 706, 708. The number of bits in a macroblock is determined by the quantization number (Q) as is known in conventional MPEG techniques. In one encoders 208. In an alternate embodiment, the adjusted elementary multimedia streams 216, 218 are also analyzed by the stream processor 200 to generate actual data rate values 706, 708.

The actual data rate 710 of the system 220 is transmitted to the multimedia processor 250 and compared to a target data rate 226 of the system 120 by a data rate comparator 716. The target data rate 226 of the system 120 is transmitted to the integrated multimedia encoding system 120 from a user or other source to dictate the optimal or maximum throughput of the system 120. The target data rate 226 is preferably adjustable as the system's needs and capabilities change and is input to either the multimedia processor 250 or the stream processor 200, for transmittal to the data rate comparator 716. The data rate comparator 716 generates a rate recommendation control signal 734 to indicate whether the system 120 is operating below, at, or above the maximum or target throughput 226.

The data rates 706, 708, and the control signal 734 are then transmitted to a data rate optimizer 704 in the multimedia processor 250. The data rate optimizer 704 generates data rate feedback signals 212, 214 to ensure that the actual data rate 710 of the system 120 approximates the target data rate 226 of the system 120. Responsive to the rate recommendation control signal 734 indicating that the system throughput 710 is less than the target rate 226, the data rate optimizer **704** generates rate control or data rate feedback 15 signals 212, 214 indicating that one or both encoders 208 should increase their data rates, if possible. As described above, this is accomplished by disabling existing delays, increasing the rate at which data is fed into the encoders 208, or increasing the number of bits per macroblock, frame, or 20 group of frames. If the encoders 208 are already generating data at their maximum capabilities, then the system's throughput will remain below optimal until data is transmitted to the encoders 208 at a faster rate. In an embodiment in which multimedia processor 250 controls the rate at 25 which data is fed to the encoders 208, the processor 250 will adjust the rate at which data is input to the encoders 208 to increase the system throughput.

If the rate recommendation control signal 734 indicates that the system throughput 710 is above the target rate 226, 30 the data rate optimizer 704 generates rate control or data rate feedback signals 212, 214 indicating that one or both encoders 208 should decrease their data rates. As described above, this is accomplished by inserting delays, decreasing the rate at which data is fed into the encoders 208, or decreasing the 35 number of bits per macroblock, frame, or group of frames. In one embodiment, an estimation engine within multimedia processor 250 determines whether an adjustment to one stream will raise the system throughput 710 to equal the target rate **226**. If the adjustment does not suffice to cause the  $_{40}$ system throughput 710 to equal the target rate 226, then the data rates of the other streams are increased until the estimation engine determines that the estimated data rate equals the target rate 226, and then data rate feedback signals 212, 214 representing the final values are sent to the encod- 45 ers 208. The data rates of the streams may be adjusted in any order without affecting the efficacy of the present invention. In an alternate embodiment, the data rates of the adjusted elementary multimedia streams 216, 218 are adjusted incrementally using loop feed back principles until the output 50 data rate 710 equals the target rate 226. In a further embodiment, the multimedia processor 250 instructs the stream processor 200 to stuff bits into the stream 224 using a STUFF command to adjust the data rate of the output stream 224 to the optimal or target rate. The above compo- 55 nents 700, 704, 716, 724 may be implemented as ASICs designed for the specific tasks described above as a part of the stream processor 200, or may be implemented as modules designed to run by the multimedia processor 250. Although the above embodiment has been described using 60 only three streams 216, 218, 220, the multimedia processor 250 is capable of analyzing and adjusting for any number of different streams of data required to be processed through the system 120.

FIG. 8 is a flow chart illustrating a method of optimizing 65 blocks are allocated in a similar manner. bit rates in a multimedia encoding system 120 in accordance with the present invention. First, the adjusted elementary

multimedia streams 216, 218 are combined 800 together into an combined multimedia stream 224. Next, the data rate 710 of the combined multimedia stream 224 is determined 804. The system determines 808 whether the data rate 710 of the combined multimedia stream 224 exceeds the target data rate 226. If it does not, the method as described in FIG. 9 is performed. If it does, the method as described in FIG. 10 is performed.

Referring to FIG. 9, the system determines 900 whether a nominal data rate of the first adjusted elementary multimedia stream 216 exceeds the current data rate 708 of the first adjusted elementary multimedia stream 216. The nominal data rate is used in this embodiment to specify a target data rate for each adjusted elementary multimedia stream 216, **218**. The target rate is chosen by a user or other source to specify a maximum data rate for the stream. If the nominal data rate of the first adjusted elementary multimedia stream **216** stream exceeds its actual data rate **708**, the data rate of the first adjusted elementary multimedia stream 216 is increased 904 to the nominal rate. If the nominal data rate does not exceed the actual rate 708, the system determines 908 whether the next streams' nominal data rate exceeds its actual data rate. If it does, the data rate of the next stream is increased 912. This process continues until all streams which are capable of having their data rates adjusted have been adjusted to their nominal rate.

FIG. 10 illustrates the methodology when the actual data rate 710 exceeds the target data rate 226. This can occur due to inherent skew between the clock and data cycles. Although the amount of the overshoot may be small, if the overshoot is allowed to accumulate, the error may be significant. The data rate 708 of the first adjusted elementary multimedia stream 216 is compared 1000 to its nominal data rate. If the system determines 1004 that the data rate exceeds the nominal data rate, the data rate of the first adjusted elementary multimedia stream 216 is reduced 1008. As described above, the rates are reduced by either adding a delay or decreasing the number of bits assigned to a macroblock, frame, or group of frames. If the data rate of the first adjusted elementary multimedia stream 216 exceeds the nominal rate, the next adjusted data stream is compared 1012 to its nominal rate. If the data rate of the next or Nth adjusted data stream exceeds its nominal data rate, the data rate of the Nth stream is reduced 1020. Otherwise, the data rate of the last adjusted data stream is reduced 1024.

FIG. 11 is a flow chart illustrating a method of storing data in a unified memory module 204 in accordance with the present invention. First, a number of blocks required for storing received audio, video, and combined data is determined 1100. Next, the system determines 1104 whether the number of blocks required for storing audio data exceeds the number of currently allocated blocks in unified memory module **204**. If it does, more blocks in the unified memory module 204 are allocated 1120 to store audio data. If not, the system determines 1108 whether the number of blocks required for storing video data exceeds the number of currently allocated blocks. If it does, more blocks are allocated 1124 for storing video data. Then, the system determines 1112 whether the number of blocks required for storing the combined output multimedia data 224 exceeds the number of currently allocated blocks. If it does, more blocks are allocated 1128 for storing the combined data. If the current allocations are sufficient, the system retains 1116 the current allocations. In an embodiment in which other data streams are stored in unified memory module 204,

FIG. 12 is a flow chart illustrating a method of allocating blocks in accordance with the present invention. FIG. 12

illustrates a method for allocating audio blocks 1120, but is applicable for allocating any blocks of memory to a data stream in accordance with the present invention. First, the system determines 1200 whether the number of blocks currently allocated for storing video data exceeds the number of currently required for storing video data. If it does, blocks which are currently allocated to store video are allocated 1208 to store audio data. Then, the system determines 1212 whether more blocks are required for storing the audio data. If there are more blocks required, the system 10 determines 1204 whether the number of currently allocated blocks for the combined output multimedia data 224 exceeds the number of blocks required for storing the combined output multimedia data 224. If it does, then blocks currently allocated to store the combined data are allocated 1216 to store the audio data. If no blocks are available to be  $^{15}$ allocated, an error message is generated. In an embodiment with other data streams, the other data streams are analyzed in a similar manner, where current allocations are compared with current requirements to determine whether more blocks are required or whether existing blocks can be reallocated.  $^{20}$ 

While the present invention has been described with reference to certain preferred embodiments, those skilled in the art will recognize that various modifications may be provided. These and other variations upon and modifications to the preferred embodiments are provided for by the present <sup>25</sup> invention.

What is claimed is:

1. In a system for combining input multimedia data streams to form an output multimedia data stream, an apparatus for adjusting rates of the input multimedia data <sup>30</sup> streams comprising:

- a data rate analyzer, coupled to the output multimedia data stream, for determining the data rate of the output multimedia data stream; and
- a multimedia data stream, and <sup>35</sup> a multimedia processor, coupled to the data rate analyzer, for comparing the determined output multimedia data stream data rate to a target output data stream data rate, and generating rate control signals for adjusting the data rates of the input multimedia data streams responsive to the comparison.

2. The apparatus of claim 1 wherein the multimedia processor further comprises:

- a rate comparator, having a first input for receiving a target output data stream data rate and a second input coupled to the output of the data rate analyzer, for generating a rate recommendation signal;
- a data rate optimizer, having a control input coupled to the rate comparator for receiving the rate recommendation signal, and generating rate control signals to be used by 50 encoders to alter the data rates of the input multimedia data streams responsive to the rate recommendation signal.

**3**. The apparatus of claim **2** wherein the multimedia processor further comprises:

a data rate analyzer, having inputs for receiving compressed multimedia data of the data streams and outputs coupled to the data rate optimizer, the outputs defining a data rate for compressed multimedia data of the data streams; and

60

wherein the data rate optimizer analyzes the data rates of the compressed multimedia streams and the rate recommendation signal to generate rate control signals.

4. The apparatus of claim 1 wherein the input multimedia data stream is a video elementary stream.

5. The apparatus of claim 1 wherein the output multimedia data stream is a program stream. 10

6. The apparatus of claim 1 wherein the output multimedia data stream is a transport stream.

7. In a device for providing compression to input multimedia data streams, combining the compressed multimedia data streams into an output combined multimedia data stream, and storing compressed multimedia data streams and output combined multimedia data streams, an apparatus comprising:

- at least one multimedia data encoder, comprising:
  - a compression engine, for compressing a multimedia data stream and providing a compressed multimedia data stream output; and
  - a data rate adjuster, coupled to the output of the compression engine, for adjusting the data rate of the compressed multimedia data stream output responsive to a rate control signal generated by a multimedia stream control unit;
- a unified memory module, comprising:
- a plurality of reallocatable multimedia data buffers;
- a memory allocator, coupled to the multimedia data stream buffers, for determining storage requirements of the compressed multimedia data stream and the output multimedia data stream as the streams are received, and allocating buffers responsive to the determined storage requirements;
- the multimedia stream control unit being coupled to the unified memory module and the multimedia data encoder, and comprising:
  - a data rate analyzer, coupled to the output combined multimedia data stream, for determining the data rate of the output combined multimedia data streams;
- and a data rate feedback adjuster, coupled to the data rate analyzer and the at least one multimedia data encoder, for comparing the determined output combined multimedia data stream data rate to the target output combined data stream data rate, generating rate control signals for adjusting the data rates of the compressed multimedia data streams responsive to the comparison, and transmitting the rate control signals to the at least one multimedia data encoder.

8. The apparatus of claim 7 wherein the buffers comprise an instruction part and a data part, and the instruction part 45 comprises at least one of a set of instructions for directing the multimedia stream control unit to perform data manipulations on information in the data part.

9. The apparatus of claim 8 wherein the instruction set includes program control instructions, data access instructions and data processing instructions.

10. The apparatus of claim 8 wherein the buffers are organized using link lists, and the buffers are accessed in accordance with the link lists.

11. The apparatus of claim 7 wherein there are two 55 multimedia data encoders, a first encoder for encoding video data and a second encoder for encoding audio data.

12. The apparatus of claim 7 wherein the multimedia stream control unit comprises a target data rate input for receiving a target output combined multimedia data stream data rate.

13. A method for generating a combined multimedia data stream output having a data rate within a tolerance of a target data rate, in a device having multimedia encoders for generating encoded data streams and a data stream <sub>65</sub> multiplexer, comprising the steps of:

combining the encoded data streams to form a single output data stream;

determining the data rate of the combined output data stream;

comparing the determined data rate to a target data rate;

responsive to the target data rate exceeding the determined data rate, adjusting the data rates of the encoded <sup>5</sup> data streams until the combined output data stream data rate is within a tolerance of the target data rate; and

responsive to the determined data rate exceeding the target data rate, adjusting the data rates of the encoded data streams until the combined output data stream data rate is within a tolerance of the target data rate.

14. The method of claim 13 further comprising the step of:

monitoring the data rate of the encoded data streams; wherein the responsive to the determined data rate 15 exceeding the target data rate, adjusting the data rates step further comprises 12

- comparing the monitored data rates of the encoded data streams to nominal data rates for the encoded data streams;
- responsive to a data rate of an encoded data stream exceeding its nominal data rate, reducing the data rate of the encoded data stream; and

wherein the responsive to the target data rate exceeding the determined data rate, adjusting the data rates step further comprises:

- comparing the monitored data rates of the encoded data streams to nominal data rates for the encoded data streams;
- responsive to a nominal data rate of an encoded data stream exceeding the data rate of the encoded data stream, increasing the data rate of the encoded data stream.

\* \* \* \* \*