AN INSTANT TAX AND FEE COLLECTION AND DISTRIBUTION DIGITAL CURRENCY SYSTEM CONFIGURED TO INSTANTLY COLLECT AND DISTRIBUTE TAXES AND/OR FEES IN TRANSFER PROVIDING AUTOMATIC MUNICIPAL, STATE, AND/OR FEDERAL TAXES, PAYROLL TAXES, AND/OR FEES INSTANT PAYMENT ELIMINATING BACK DUE TAXES AND FUTURE PROPERTY TAXES

BACKGROUND

[001] Embodiments of the invention described in this specification relate generally to sales and property tax payment and collection systems, and more particularly, to an instant tax collection digital currency system is disclosed that is configured for instant tax collection and which eliminates back taxes due and future property taxes and/or fees by enabling digital currency automated payments to occur.

[002] Current sales tax collections mechanisms (by each State) typically involve arduous and manual cash money type transactions. A common result is sales tax not being paid timely, resulting in back taxes. This leaves States in the precarious position of having to go after and collect back taxes. Furthermore, property taxes are collected by States typically on payor's own initiative. Say a property owner does not pay property taxes in a timely fashion. Now the State needs to treat the delinquent payments as back taxes and make efforts to collect the original property taxes and additional penalty fees. While there are many tax payers who voluntarily pay their taxes timely, sometimes even the willing tax payers forget to pay on time for a lot of reasons, such as not having a checkbook handy and just forgetting, not making a trip to post the payment, thinking some payment was made when it was not, etc.

[003] Therefore, what is needed is an alternative manner of collecting tax payments and making tax payments by property and business owners, such that payments can be automated and back tax collections can be eliminated.

BRIEF DESCRIPTION

[004] An instant tax collection digital currency system is disclosed that is configured for instant tax collection. This can collect and eliminate back taxes due and future property taxes and/or fees by enabling digital currency automated payments to occur. In some embodiments, the instant tax collection digital currency system is configured to perform instant and automatic sales tax, income tax, and property tax collections. In some embodiments, the instant tax collection digital currency system is configured to perform instant

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instant/automatic tax and/or fee collection. In this way, the instant tax collection digital currency system eliminates back taxes due and future property taxes, thereby helping business growth and providing an investment opportunity.

BRIEF DESCRIPTION OF THE DRAWINGS

[005] Having thus described the invention in general terms, reference is now made to the accompanying drawings, which are not necessarily drawn to scale, and which show different views of different example embodiments.

DETAILED DESCRIPTION

[006] In the following detailed description of the invention, numerous details, examples, and embodiments of the invention are described. However, it will be clear and apparent to one skilled in the art that the invention is not limited to the embodiments set forth and that the invention can be adapted for any of several applications.

[007] Some embodiments of the invention include a novel instant tax collection digital currency system that is configured for instant tax collection. This can collect and eliminate back taxes due, future property taxes and/or collect fees by enabling automated digital currency payments to occur. In some embodiments, the instant tax collection digital currency system is configured to perform instant and automatic sales tax, income tax, and property tax collections. In some embodiments, the instant tax collection digital currency system is configured to perform quarterly collection and instant/automatic tax and/or fee collection. In this way, the instant tax collection digital currency system eliminates back taxes due and future property taxes, thereby helping business growth and providing an investment opportunity in digital currency.

[008] As stated above, current sales tax collections mechanisms (by each State) typically involve arduous and manual cash money type transactions. A common result is sales tax not being paid timely, resulting in back taxes. This leaves States in the precarious position of having to go after and collect back taxes. Furthermore, property taxes are collected by States typically on payor's own initiative. Say a property owner does not pay property taxes in a timely fashion. Now the State needs to treat the delinquent payments as back taxes and make efforts to collect the original property taxes and additional penalty fees. While there are many tax payers who voluntarily pay their taxes timely, sometimes even the willing tax payers forget to pay on time for a lot of reasons, such as not having a checkbook handy and just forgetting, not making a trip to post the payment, thinking some payment was made when it was not, etc. Embodiments of

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the instant tax collection digital currency system described in this specification solve such problems by incentivizing and simplifying tax payment systems with a digital (or "crypto") token that works as legal tender in connection with the digital currency system of the present disclosure.

[009] Embodiments of the instant tax collection digital currency system described in this specification differ from and improve upon currently existing options. In particular, some embodiments differ by being able to perform instant tax collection for sales tax, quarterly tax collection automated for income taxes and social security taxes, and other automated collection of taxes and/or fees.

[0010] The instant tax collection digital currency system of the present disclosure may be comprised of the following elements. This list of possible constituent elements is intended to be exemplary only and it is not intended that this list be used to limit the instant tax collection digital currency system of the present application to just these elements. Persons having ordinary skill in the art relevant to the present disclosure may understand there to be equivalent elements that may be substituted within the present disclosure without changing the essential function or operation of the instant tax collection digital currency system.

[0011] 1. Create crypto token that can be used with system and stored in digital wallets

[0012] 2. Integrate the crypto token as legal tender and payment of taxes and/or fees

[0013] 3. Deploy the system hardware and software-based processes

[0014] 4. Integrate the system and software with State tax and/or fees collection agency systems

[0015] The various elements of the instant tax collection digital currency system of the present disclosure may be related in the following exemplary fashion. It is not intended to limit the scope or nature of the relationships between the various elements and the following examples are presented as illustrative examples only. Digital currency in the form of "crypto" tokens with tax and/or fees built into transfer, stored in digital wallets of owners. The various types of wallets would need to support include, without limitation, exchange, business, retail, individual, non-profit organization, state, municipal, and federal, among others.

[0016] The instant tax collection digital currency system of the present disclosure generally works by a process of instant automatic tax and/or fee deduction in transfers between wallets. For instance, the system can be configured to require 3% State tax sent automatically

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sent to state wallet, 5% Municipal tax sent automatically to municipality based on wallet zip code, 1% Property tax fee collected instantly sent to state wallet, 1% Proportionate holder split fee distributed instantly to individual, business and exchange wallets. Percentages and quantity may vary. In this way, it is possible to eliminate back taxes due and residential property taxes. The fees and taxes collected can then be used to alleviate future residential property taxes until eliminated, provide low to no income permanent housing solutions, provide land for community gardening solutions, enhance public schools, community centers and land, and/or enhance wildlife refuge and land recovery.

[0017] To make the instant tax collection digital currency system of the present disclosure, a digital currency platform would be deployed as a central component, with crypto tokens, wallets, exchanges, possible smart contracts implemented with alternate blockchain networks, etc.

[0018] To use the instant tax collection digital currency system of the present disclosure, a person can simply pay for products, services, or taxes via digital wallet and crypto tokens, which are automatically designed to distribute the appropriate proportion of taxes to the current collecting agency, whether State, Federal, Municipal, and/or other. Since transactions are completed at the behest of the owner of the token, the automated collection of tax and/or fees simplifies the requirements for all parties involved in the transaction.

[0019] The above-described embodiments of the invention are presented for purposes of illustration and not of limitation. While these embodiments of the invention have been described with reference to numerous specific details, one of ordinary skill in the art will recognize that the invention can be embodied in other specific forms without departing from the spirit of the invention. Thus, one of ordinary skill in the art would understand that the invention is not to be limited by the foregoing illustrative details, but rather is to be defined by the appended claims.

CLAIMS

I claim:

1. An instant tax collection digital currency system comprising:

a crypto token as legal tender that can be used with system and stored in digital wallets of tax payers;

a smart contract that allocates a proportion of crypto token payments for tax and/or fee collection;

a system configured to automatically collect and account for taxes and/or fees paid through transactions paid by crypto tokens; and

integration with tax and/or fee collection jurisdictional authority systems.

ABSTRACT

An instant tax collection digital currency system is disclosed that is configured for instant tax collection. This can eliminate back taxes due, future property taxes and/or fees by enabling instant digital currency automated payments to occur. The instant tax collection digital currency system is configured to perform instant and automatic sales tax, income tax, and/or property tax collections. The instant tax collection digital currency system can be configured to perform quarterly payments with instant and automatic tax and/or fee collection. In this way, the instant tax collection digital currency system eliminates back taxes due, future property taxes and/or fees, thereby helping the community, business growth and providing an investment opportunity.

Easy Pay Peer To Peer Digital Currency Flow Charts



Sales Taxed Transactions

Individual	>	Business	Payment for goods & services.
Individual	>	Exchagne	Conversion to fiat or other.
Individual	>	Individual	Payment for goods & services.
Business	>	Business	Payment for goods & services.
Business	>	Exchange	Conversion to fiat or other.

Sales Tax Exempt Transactions

Business	>	Individual	Federal payroll tax instead.
Exchange	>	Business	Investment purchase.
Exchange	>	Individual	Investment purchase.

Sales Taxed Transaction Flow

	>	3% State sales tax.	Immediately sent to the State main payment wallet. Payment collected on behalf of recipient in transfer.
	>	5% Municipal sales tax.	Payment collected on behalf of the recipient to municipal hot swap wallet in transfer. Distributed to municipality wallets based on receiver zip code. If not in state, senders zip code. If not in state equal redistribution to municipality's based on population.
100% sent from Wallet 1.	>	1% Property tax.	Payment on behalf of sender collected in State property tax fund hot swap wallet for redistribution. A. Eliminate all back due residential property taxes. B. Alleviate future residential property taxes until eliminated. C. Provide low to no income permanent housing solutions. D. Provide land for community gardening solutions. E. Enhance public schools, community centers and land. F. Enhance wildlife refuge and land recovery.
	>	1% Holder split fee.	Holder split fee distributed instantly to all non State wallets proportionately. Exchange restocking included to secure inventory availability.
	>	90% received wallet 2.	Payment received for goods and or services.

Federal Payroll Tax Flow

	>	Individual wallet.	90% - 74% of total transferred received by individual as payment for work.
100% sent from business.	>	Federal payroll tax wallet.	10% - 26% of total transferred based on total amount. Paid into Federal wallet on behalf of receiving individual from federally reporting business.

Federal Payroll Tax Digital Currency

100% sent from	>	50% used to purchase country fiat currency.	In the United States this would be US dollars \$.
business to Federal payroll tax system.	>	50% used to purchase Federal payroll digital currency tokens.	Tokens purchased at current value in country fiat currency.
50% Fiat Currency.	/	Purchase liquidity pool	1/2 Fiat Currency + 1/2 Federal
50% Federal payroll digital currency tokens.	/	tokens (LP tokens) for Federal payroll digital currency.	payroll digital currency tokens are uploaded to Federal payroll system exchange and liquidity pool tokens are sent to the Federal wallet paid on behalf of the receiving wallet from the sending wallet.
100% LP Tokens	>	Transferred to Federal payroll tax payment wallet on behalf of original receiving individual from sending business.	Collected first in first out. Can be used as investment tool to help stimulate economy.

Wallet Possibilities

One Wallet	Limit one wallet per individual or business location.
Maximum Hold	Limit on how many tokens a wallet may hold with automatic sales of airdrop tokens.

Why?

Instant sales tax collections, eliminate back due and future property taxes, help business growth and provide an investment opportunity. I will use Colorado as an example.

State Of Colorado	
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Stat	#
Population	5,800,000
Small Businesses	675,000
Minimum Wage	12.56
Average Wage	25
Hours	40
(Population + Small Business) * 40 hours =	259,000,000

How?

Incentivizing & Simplifying Colorado's Payment Systems With A Crypto Token. 10% Total Transaction Slippage:

3%: State of Colorado collects 3% tax fee instantly.

- 1%: State of Colorado property tax fund fee collected instantly:
 - A. Eliminate back due residential property taxes.
 - B. Alleviate future residential property taxes until eliminated.
 - C. Provide low to no income permanent housing solutions.
 - D. Provide land for community gardening solutions.
 - E. Enhance public schools, community centers and land.
 - F. Enhance wildlife refuge and burn recovery.
- 5%: Municipality 5% tax fee collected instantly distributed by zip code.
- 1%: Proportionate holder split fee distributed instantly.
 - Restocking included to secure inventory availability.

Transactions:

- A. Purchase transactions wallet to wallet (with full 10% fee)
 - i. Wallet types: Exchange, Business / Retail, Individual, Non-Profit Organization (exempt) / State (exempt), Municipal (exempt), and Federal (exempt).
- B. Employee payroll (with 10%-24% federal tax payment no fee)
 - i. Create federal payroll tax token.
 - Auto join pair than send LP token to federal wallet as tax payment. FIFO
 - Instant payment system with investment opportunity.

Incentives:

- A. Proportionate split of 1% holder fee.
- B. Create locked wallets for:
 - i. Random transactional based giveaways. 100,000 token start. Every 1,000 collected by airdrop 1,000 in transactions are randomly reimbursed.
 - ii. Daily Burn. 300 token start. Automatic daily burn of the quantity accumulated from airdrop. As quantity diminishes the value will increase.
 - iii. Direct exchange sales. 100,000 token start. Automatic daily sale of the quantity accumulated from airdrop securing inventory availability.

Token Recommendations & Fair Launch:

- Count: 500,000,000
- Fair Launch Price Presale: \$12.50
- Maximum Tokens Each Presale: 300
- Exchange Launch Price Post Presale (Minimum Wage): \$12.56
- Launch Market Cap: \$6,280,000,000
- 3% State Tax Revenue At Launch Market Cap: **\$188,400,000**
- State sales tax is currently 2.9%. This would increase to 3%.
- 5% Municipal Revenue At Launch Market Cap: **\$314,000,000**
 - Municipal sales tax is currently 4.75%. This would increase to 5%.
- 1% Property Tax Sate Fund Fee At Launch Market Cap: \$62,800,000
 - Eliminate the large pool of community debt in back property tax.
 - Future property tax would be alleviated until eliminated.
 - Provide permanent housing solutions for homelessness.
 - Provide food solutions to food deserts.
 - Enhance enhance public schools and spaces.
 - Provide funding for burn recovery and wildlife refuge.
- 1% Proportionate Holder Split Fee At Launch Market Cap: \$62,800,000
 Exchange wallet included securing inventory availability.
- State Return On Investment At Launch Market Cap: \$37,300,000
- State Funding Needed: between \$2,271,000 & \$30,000,000 depending on presale.

	Count	Available Each	Token Total	Price	Transaction Maximum	Presale Max \$	Realistic %	Total	Realistic Presales
Tokens	500,000,000			\$12.50	300				
Small Businesses	675,000	300	202,500,000	\$12.50	\$ 3,750	\$2,531,250,000	11%	22,275,000	\$ 278,437,500
Individuals (40 * 7.5 = 300)	5,800,000	300	222,500,000	\$12.50	\$ 3,750	\$2,781,250,000	7%	15,575,000	\$ 194,687,500
Sub Total			425,000,000			\$5,312,500,000		37,850,000	\$ 473,125,000
Launch Tokens	15%		75,000,000	\$12.56	\$ 942,000,000	\$942,000,000			
6 cents difference				\$0.06	\$ 30,000,000	\$25,500,000		37,850,000	\$ 2,271,000
TOTAL			500,000,000	\$12.56	\$ 6,280,000,000	\$ 6,280,000,000		37,850,000	\$ 475,396,000
Projected Presales									
Small Business	\$ 278,437,500	300	22,275,000	\$12.50	\$ 3,750				
Individuals	\$ 194,687,500	300	15,575,000	\$12.50	\$ 3,750				
State Funding Of .06 Cent Difference	\$ 2,271,000			\$0.06	\$ 30,000,000	\$ 25,500,000			
TOTAL	\$ 475,396,000		37,850,000						
At Market Cap	\$ 6,280,000,000								
3% State Revenue	3%				\$ 188,400,000				
5% Municipal Revenue	5%				\$ 314,000,000				
1% Revenue Property Fee	1%				\$ 62,800,000				
TOTAL					\$ 565,200,000				
tate Return On Investment @ MC					\$ 37,300,000				
1% Holder Split @ MC	1%				\$ 62,800,000				

Colorado Easy Pay Fair Launch Presale \$12.50 Each + Crypto .Com Fee

Page 2 of 2

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Application Da	ta Sheet 37 CFR 1.76	Attorney Docket Number	LYMAN.DARREN-LZ.001PP			
		Application Number				
	AN INSTANT TAX AND FEE	COLLECTION AND DISTRIBUT	ION DIGITAL CURRENCY SYSTEM			
Title of Invention	CONFIGURED TO INSTANTLY COLLECT AND DISTRIBUTE TAXES AND/OR FEES IN TRANSFER					
	PROVIDING AUTOMATIC MUNICIPAL, STATE, AND/OR FEDERAL TAXES, PAYROLL TAXES, AND/OR					
The application data sh	eet is part of the provisional or nonp	provisional application for which it is	being submitted. The following form contains the			
bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76.						
This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the						
document may be printe						

Secrecy Order 37 CFR 5.2:

Portions or all of the application associated with this Application Data Sheet may fall under a Secrecy Order pursuant to 37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)

Inventor Information:

	Inventor 1 Remove									
Prefix Given Name			Middle Nam	ie		Family N	lame		Suffix	
	Darre	en		Andrew			Lyman			
Resid	ence	Information	(Select One)	US Residency	0	Non US Re	sidency () Activ	e US Military Service	
City	Lake	wood		State/Province	СО	Counti	y of Resid	ence	US	
			I							
Mailing	Addr	ess of Invent	or:							
Addre	ss 1		5291 W Iliff D	rive						
Addre	ss 2									
City	City Lakewood State/Province CO									
Postal Code 80227				Countryi US						
	All Inventors Must Be Listed - Additional Inventor Information blocks may be generated within this form by selecting the Add button.									

Correspondence Information:

 Enter either Customer Number or complete the Correspondence Information section below.

 For further information set 37 CFR 1.33(a).

 An Address is being provided for the correspondence Information of this application.

 Customer Number
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 Email Address
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Application Da	ta Shoot 37 CEP 1 76	Attorney Docket Number	LYMAN.DARREN-LZ.001PP			
Application Data Sheet 37 CFR 1.76		Application Number				
	AN INSTANT TAX AND FEE COLLECTION AND DISTRIBUTION DIGITAL CURRENCY SYSTEM					
Title of Invention	1 CONFIGURED TO INSTANTLY COLLECT AND DISTRIBUTE TAXES AND/OR FEES IN TRAN					
	PROVIDING AUTOMATIC MU	JNICIPAL, STATE, AND/OR FE	DERAL TAXES, PAYROLL TAXES, AND/OR			

Application Information:

Title of the Invention	AN INSTANT TAX AND FEE COLLECTION AND DISTRIBUTION DIGITAL CURRENCY SYSTEM CONFIGURED TO INSTANTLY COLLECT AND DISTRIBUTE TAXES AND/OR FEES IN TRANSFER PROVIDING AUTOMATIC MUNICIPAL, STATE, AND/OR FEDERAL TAXES, PAYROLL TAXES, AND/OR FEES INSTANT PAYMENT ELIMINATING BACK DUE TAXES AND FUTURE PROPERTY TAXES			
Attorney Docket Number				
Application Type	Provisional			
Subject Matter	Utility			
Total Number of Drawing	Sheets (if any)	4	Suggested Figure for Publication (if any)	

Filing By Reference:

Only complete this section when filing an application by reference under 35 U.S.C. 111(c) and 37 CFR 1.57(a). Do not complete this section if application papers including a specification and any drawings are being filed. Any domestic benefit or foreign priority information must be provided in the appropriate section(s) below (i.e., "Domestic Benefit/National Stage Information" and "Foreign Priority Information").

For the purposes of a filing date under 37 CFR 1.53(b), the description and any drawings of the present application are replaced by this reference to the previously filed application, subject to conditions and requirements of 37 CFR 1.57(a).

Application number of the previously filed application	Filing date (YYYY-MM-DD)	Intellectual Property Authority or Country

Publication Information:

Request Early Publication (Fee required at time of Request 37 CFR 1.219)

Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.

Representative Information:

Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32). Either enter Customer Number or complete the Representative Name section below. If both sections are completed the customer Number will be used for the Representative Information during processing.

Please Select One:	Customer Number	O US Patent Practitioner	Limited Recognition (37 CFR 11.9)
Customer Number	22252		

Older the Laperwork Reduction Act of 1993, no per		
Application Data Sheet 37 CFR 1.76	Attorney Docket Number	LYMAN.DARREN-LZ.001PP
Application Data Sheet 57 CI K 1.70	Application Number	

	Application Number
	AN INSTANT TAX AND FEE COLLECTION AND DISTRIBUTION DIGITAL CURRENCY SYSTEM
Title of Invention	CONFIGURED TO INSTANTLY COLLECT AND DISTRIBUTE TAXES AND/OR FEES IN TRANSFER
	PROVIDING AUTOMATIC MUNICIPAL, STATE, AND/OR FEDERAL TAXES, PAYROLL TAXES, AND/OR

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, 365(c), or 386(c) or indicate National Stage entry from a PCT application. Providing benefit claim information in the Application Data Sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78.

When referring to the current application, please leave the "Application Number" field blank.

Prior Application Status			Remove			
Application Number	Continuity Type	Prior Application Number Filing or 371(c) [(YYYY-MM-DI				
Additional Domestic Benefit/National Stage Data may be generated within this form by selecting the Add button.						

Foreign Priority Information:

This section allows for the applicant to claim priority to a foreign application. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55. When priority is claimed to a foreign application that is eligible for retrieval under the priority document exchange program (PDX)ⁱ the information will be used by the Office to automatically attempt retrieval pursuant to 37 CFR 1.55(i)(1) and (2). Under the PDX program, applicant bears the ultimate responsibility for ensuring that a copy of the foreign application is received by the Office from the participating foreign intellectual property office, or a certified copy of the foreign priority application is filed, within the time period specified in 37 CFR 1.55(g)(1).

			Remove			
Application Number	Country ⁱ	Filing Date (YYYY-MM-DD)	Access Code ⁱ (if applicable)			
Additional Foreign Priority Data may be generated within this form by selecting the Add button.						

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications

This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013.

NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March 16, 2013, will be examined under the first inventor to file provisions of the AIA.

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	LYMAN.DARREN-LZ.001PP		
		Application Number			
			ION DIGITAL CURRENCY SYSTEM		
Title of Invention	CONFIGURED TO INSTANTLY COLLECT AND DISTRIBUTE TAXES AND/OR FEES IN TRANSFER				
	PROVIDING AUTOMATIC MU	JNICIPAL, STATE, AND/OR FE	DERAL TAXES, PAYROLL TAXES, AND/OR		

Authorization or Opt-Out of Authorization to Permit Access:

When this Application Data Sheet is properly signed and filed with the application, applicant has provided written authority to permit a participating foreign intellectual property (IP) office access to the instant application-as-filed (see paragraph A in subsection 1 below) and the European Patent Office (EPO) access to any search results from the instant application (see paragraph B in subsection 1 below).

Should applicant choose not to provide an authorization identified in subsection 1 below, applicant <u>must opt-out</u> of the authorization by checking the corresponding box A or B or both in subsection 2 below.

<u>NOTE</u>: This section of the Application Data Sheet is <u>**ONLY**</u> reviewed and processed with the <u>**INITIAL**</u> filing of an application. After the initial filing of an application, an Application Data Sheet cannot be used to provide or rescind authorization for access by a foreign IP office(s). Instead, Form PTO/SB/39 or PTO/SB/69 must be used as appropriate.

1. Authorization to Permit Access by a Foreign Intellectual Property Office(s)

A. <u>Priority Document Exchange (PDX)</u> - Unless box A in subsection 2 (opt-out of authorization) is checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the State Intellectual Property Office of the People's Republic of China (SIPO), the World Intellectual Property Organization (WIPO), and any other foreign intellectual property office participating with the USPTO in a bilateral or multilateral priority document exchange agreement in which a foreign application claiming priority to the instant patent application is filed, access to: (1) the instant patent application-as-filed and its related bibliographic data, (2) any foreign or domestic application to which priority or benefit is claimed by the instant application and its related bibliographic data, and (3) the date of filing of this Authorization. See 37 CFR 1.14(h) (1).

B. <u>Search Results from U.S. Application to EPO</u> - Unless box B in subsection 2 (opt-out of authorization) is checked, the undersigned hereby <u>grants the USPTO authority</u> to provide the EPO access to the bibliographic data and search results from the instant patent application when a European patent application claiming priority to the instant patent application is filed. See 37 CFR 1.14(h)(2).

The applicant is reminded that the EPO's Rule 141(1) EPC (European Patent Convention) requires applicants to submit a copy of search results from the instant application without delay in a European patent application that claims priority to the instant application.

2. Opt-Out of Authorizations to Permit Access by a Foreign Intellectual Property Office(s)

A. Applicant **DOES NOT** authorize the USPTO to permit a participating foreign IP office access to the instant application-as-filed. If this box is checked, the USPTO will not be providing a participating foreign IP office with any documents and information identified in subsection 1A above.

B. Applicant **DOES NOT** authorize the USPTO to transmit to the EPO any search results from the instant patent application. If this box is checked, the USPTO will not be providing the EPO with search results from the instant application.

NOTE: Once the application has published or is otherwise publicly available, the USPTO may provide access to the application in accordance with 37 CFR 1.14.

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Application Data Sheet 37 CFR 1.70 Application Number	Application Data Sheet 37 CFR 1.76		Attorney Docket Number	LYMAN.DARREN-LZ.001PP
AN INSTANT TAX AND FEE COLLECTION AND DISTRIBUTION DIGITAL CURRENCY SYSTEM			Application Number	
Title of Invention CONFIGURED TO INSTANTLY COLLECT AND DISTRIBUTE TAXES AND/OR FEES IN TRANSFER PROVIDING AUTOMATIC MUNICIPAL, STATE, AND/OR FEDERAL TAXES, PAYROLL TAXES, AND/O	Title of Invention CO	CONFIGURED TO INSTAN	TLY COLLECT AND DISTRIBUTI	E TAXES AND/OR FEES IN TRANSFER

Applicant Information:

Applicant 1							
If the applicant is the inver The information to be prov 1.43; or the name and add who otherwise shows suffi applicant under 37 CFR 1. proprietary interest) togeth identified in this section.	vided in this s Iress of the a icient proprie 46 (assignee	ection is the na ssignee, persor tary interest in t e, person to who	me and address n to whom the ir he matter who i om the inventor	s of the lega oventor is un s the applica is obligated	l representativ ider an obligat ant under 37 C to assign, or p	ve who is the tion to assign CFR 1.46. If th person who o	applicant under 37 CFR the invention, or person ne applicant is an therwise shows sufficient
Assignee		🔿 Legal Re	epresentative ur	nder 35 U.S	.C. 117	🔿 Joir	t Inventor
Person to whom the inv	ventor is oblig	jated to assign.		O Per	son who show	vs sufficient p	roprietary interest
If applicant is the legal r	epresentati	ve, indicate th	e authority to	file the pate	ent applicatio	on, the inver	itor is:
Name of the Deceased	or Legally I	ncapacitated	Inventor:			· · ·	
)	check here.					
If the Applicant is an C	rganization						
If the Applicant is an C Prefix	Given Na		Middle Nam	е	Family Na	me	Suffix
	1		Middle Nam	e	Family Na	me	Suffix
Prefix Mailing Address Info	Given Na	ame	Middle Nam	e	Family Na	me	Suffix
Prefix	Given Na	ame	Middle Nam	e	Family Na	me	Suffix
Prefix Mailing Address Info	Given Na	ame	Middle Nam	e	Family Na	me	Suffix
Prefix Mailing Address Info Address 1	Given Na	ame	Middle Nam	e State/Pro		me	Suffix
Prefix Mailing Address Info Address 1 Address 2	Given Na	ame	Middle Nam		ovince	me	Suffix
Prefix Mailing Address Info Address 1 Address 2 City	Given Na	ame	Middle Nam	State/Pro	ovince ode	me	Suffix

Assignee Information including Non-Applicant Assignee Information:

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.

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Application Da	ta Shaa	+ 27 CED 4 76	Attorney Docket Numbe	r LYMAN.DARREN	-LZ.001PP
Application Da	ila 31166	1 3/ UFK 1./0	Application Number		
	AN INST	ANT TAX AND FEE	COLLECTION AND DISTRI	BUTION DIGITAL CURI	RENCY SYSTEM
Title of Invention	CONFIG	URED TO INSTANTI	Y COLLECT AND DISTRIB	UTE TAXES AND/OR F	EES IN TRANSFER
	PROVIDI	NG AUTOMATIC MU	JNICIPAL, STATE, AND/OR	FEDERAL TAXES, PA	YROLL TAXES, AND/OR
Assignee 1					
			g non-applicant assignee inf		
			d in the "Applicant Informati		
		n assignee-applicant	, complete this section only	f identification as an as	signee is also desired on the
patent application pub	lication.				
If the Assignee or I	Non-Applie	cant Assignee is ar	Organization check here).	
Prefix	Giv	en Name	Middle Name	Family Name	Suffix
Mailing Address In	formatior	n For Assignee in	cluding Non-Applicant A	Assignee:	
Address 1					
Address 2					
City			State/Pro	ovince	
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This Application Data Sheet **must** be signed by a patent practitioner if one or more of the applicants is a **juristic entity** (e.g., corporation or association). If the applicant is two or more joint inventors, this form must be signed by a patent practitioner, <u>all</u> joint inventors who are the applicant, or one or more joint inventor-applicants who have been given power of attorney (e.g., see USPTO Form PTO/AIA/81) on behalf of <u>all</u> joint inventor-applicants.

See 37 CFR 1.4(d) for the manner of making signatures and certifications.

Signature	/Mark H. Plager, Esq./			Date (YYYY-MM-DD)	2022-02-22
First Name	Mark	Last Name	Plager	Registration Number	35648

Additional Signature may be generated within this form by selecting the Add button.

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number	LYMAN.DARREN-LZ.001PP	
		Application Number		
Title of Invention	AN INSTANT TAX AND FEE	COLLECTION AND DISTRIBUT	ION DIGITAL CURRENCY SYSTEM	
	CONFIGURED TO INSTANTLY COLLECT AND DISTRIBUTE TAXES AND/OR FEES IN TRANSFER			
	PROVIDING AUTOMATIC MU	JNICIPAL, STATE, AND/OR FE	DERAL TAXES, PAYROLL TAXES, AND/OR	

This collection of information is required by 37 CFR 1.76. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450**.

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- 1 The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3 A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent CooperationTreaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

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DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)		Attorney Doc Number	ket	LYMAN.	DARREN-LZ.001PP
		First Named	Inventor	Darren A	Andrew Lyman
		COMPLETE IF KNOWN			KNOWN
	Declaration Submitted After Initial Filing (surcharge (37 CFR 1.16(f)) required)	Application N	lumber		
Submitted Submi		Filing Date			
		Art Unit			
require		Examiner Na	ame		
					/
AN INSTANT TAX AND FEE COLLECTION AND DISTRIBUTION DIGITAL CURRENCY SYSTEM CONFIGURED TO INSTANTLY COLLECT AND DISTRIBUTE TAXES AND/OR FEES IN TRANSFER PROVIDING AUTOMATIC MUNICIPAL, STATE, AND/OR FEDERAL TAXES, PAYROLL TAXES, AND/OR FEES INSTANT PAYMENT ELIMINATING BACK DUE TAXES AND FUTURE PROPERTY TAXES					
	(Title of the	Invention)			I
As a below named inventor, I hereby declare that:					
This declaration is directed to:					
The attached application,					
OR					
	United States Application Number or PCT International application number				
filed on					
The above-identified application was made or authorized to be made by me.					
I believe I am the original inventor or an original joint inventor of a claimed invention in the application.					
I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.					
Direct all The address					Correspondence
correspondence to: X associated with Customer Number:	222	.52	OR		address below
Name					
Address					
City	State			Zip	
Country Telep	hone		Email	<u> </u>	

[Page 1 of 2]

[Page 1 of 2] This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

DECLARATION — Utility or Design Patent Application

WARNING:

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioner/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. Petitioner/applicant is advised that documents which form the record of a patent application (such as the PTO/SB/01) are placed into the Privacy Act system of records DEPARTMENT OF COMMERCE, COMMERCE-PAT-7, System name: <i>Patent Application Files</i> . Documents not retained in an application file (such as the PTO-2038) are placed into the Privacy Act system of COMMERCE/PAT-TM-10, System name: <i>Deposit Accounts and Electronic Funds Transfer Profiles</i> .				
LEGAL NAME OF SOLE OR	FIRST INVENTOR:			
(<i>E.g.,</i> Given Nam	e (first and middle if any) and Fan	nily Nar	ne or Surname)	
Darren Andrew Lyman				
Inventor's Signature	rren Lyman		Date (Optional) 02 / 22	/ 2022
Residence: City	State	Coun	try	
Lakewood	CO	US		
Mailing Address				
5291 W Iliff Drive				
City	State	Zip		Country
Lakewood	CO	8022	7	US
Add	itional inventors are being named on the		Supplemental sheet(s) PTO/AIA	/10 attached hereto

[Page 2 of 2]

INVENTOR DISCLOSURE FOR FEE CALCULATION Provisional Patent Application

Answer Each Question "Y" for Yes or "N" for No

- N 1. _____ Do you or the assignee, *if any*, have 500 or more employees?
- N — Has the inventor been named on more than 4 previously filed Non-Provisional patent applications? Please note: applications filed in another country, provisional applications, assigned Non-Provisional applications, or international applications filed under the Patent Cooperation Treaty for which the basic national fee was **not** paid **do not apply**;
- Did any inventor earn more than \$206,109 in gross income in 2021?
- 4. _____ Did the assignee of this patent application earn in excess of \$206,109 in gross income in 2021? (Please answer "N" if there is no assignee.)

If you answered "No" to each of the above, you qualify as a Micro Entity. Your filing fee for a Provisional Patent Application is <u>\$75.00</u>. **(THIS FEE WAS PAID WITH YOUR INITIAL LEGALZOOM PAYMENT/FEE AGREEMENT)**

If you answered "No" to Question No. 1 but "Yes" to any of the Questions Nos. 2-4, you qualify as a Small Entity. Your filing fee for a provisional application is \$150.00.

If you answered "Yes" to question 1, you qualify as a Large Entity regardless of your responses to Question Nos. 2-4. Your filing fee for a Provisional Application is \$300.00.

I swear that the foregoing responses are true and accurate to the best of my knowledge, and understand that any misstatements may result in either monetary penalties or invalidity of my patent application.

Date: _____

Parren Lyman

Applicant Name: Darren Andrew Lyman

HELLOSIGN

TITLE	U.S. Provisional Patent Application Packet
FILE NAME	SPEC.pdf, DRW.pdf, ADS.pdf, OATH.pdf and 1 other
DOCUMENT ID	97cf1395b15c1efd53a6e912508eab9809a87892
AUDIT TRAIL DATE FORMAT	MM / DD / YYYY
STATUS	 Signed

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