

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X

WILLIAM GRECIA,

Plaintiff,

v.

MORGAN STANLEY SMITH BARNEY, LLC,

Defendant.

-----X

Case No. 19-cv-2812 (VEC)

AMENDED COMPLAINT

JURY TRIAL DEMANDED

Formatted Table

Deleted: ,

William Grecia brings this patent-infringement action against Morgan Stanley, Smith

Barney, LLC ("Morgan Stanley").

Deleted: .

Parties

- 1. William Grecia is an individual. He maintains a residence in Downingtown, Pennsylvania.
- 2. Morgan Stanley is a Delaware corporation, having a principal place of business in New York, New York.

Jurisdiction and Venue

- 3. This action arises under the patent laws of the United States, 35 U.S.C. §§ 101 *et seq.*
- 4. This Court has subject matter jurisdiction over this action under 28 U.S.C. §§ 1331 and 1338(a).
- 5. This Court may exercise personal jurisdiction over Morgan Stanley. Morgan

Stanley conducts continuous and systematic business in New York and in this District. Morgan Stanley maintains corporate offices in this District. This patent-infringement case arises directly from Morgan Stanley's continuous and systematic activity in this District. In short, this Court's exercise of jurisdiction over Morgan Stanley would be consistent with traditional notions of fair play and substantial justice.

6. Venue is proper in this District pursuant to 28 U.S.C. §§ 1391(b)(1) and 1400(b).

Claim Construction

7. On September 8, 2018, the Court (Sullivan, J.) entered an order construing claim terms set forth in the patent-in-suit. *Grecia v. Mastercard Int'l Inc.*, Case No. 15-cv-9059 (RJS) (S.D.N.Y. Sept. 8, 2018) (Doc. 89). "Cloud digital content" means "data capable of being processed by a computer." (*Id.* at 11.) "Verified web service" means "a web service that is used to authenticate the identity of a user or device." (*Id.* at 12.) "Verification token" means "data that represents permission to access digital media or cloud digital content." (*Id.* at 15.)

Infringement of U.S. Patent No. 8,887,308

8. William Grecia hereby realleges and incorporates by reference, as if fully set forth herein, the allegations of paragraphs 1-7 above.

9. William Grecia is the exclusive owner of the '308 patent, which is attached hereto as "Exhibit A."

10. The '308 patent is valid and enforceable.

11. The '308 patent claims patentable subject matter under § 101. Indeed, the United States Patent and Trademark Office examined the elements of the '308 patent and found an "inventive concept": "[N]either Baiya nor Wimmer either singly or in combination implicitly or

Deleted: 1

explicitly suggests a process for transforming a user access request for cloud digital content into a computer readable authorization object with the steps of” (File History Excerpt attached hereto as “Exhibit B.” (emphasis in original).)

12. The U.S. Patent and Trademark Office then quoted the following elements of the ‘308 patent as providing this “inventive concept”: “establishing an API communication between the apparatus of (a) and a database apparatus, the database apparatus being a different database from the verification token database of (b) wherein the API is related to a verified web service, wherein the verified web service is a part of the database apparatus, wherein establishing the API communication requires a credential assigned to the apparatus of (a), wherein the apparatus assigned credential is recognized as a permission to conduct a data exchange session between the apparatus of (a) and the database apparatus to complete the verification process, wherein the data exchange session is also capable of an exchange of query data, wherein the query data comprises at least one verified web service account identifier; then d) requesting the query data, from the apparatus of (a), from the API communication data exchange session of (c), wherein the query data request is a request for the at least one verified web service identifier. (Ex. B (File History) (emphasis in original).)

13. “Since no prior art teaches or suggests any process with the above allowable limitations, claim [1] is allowed.” (Ex. B (File History).)

14. The U.S. Patent and Trademark Office has denied three petitions for *inter partes* review filed against the ‘308 patent. Each of these decisions affirms the U.S. Patent and Trademark Office’s initial determination that the elements of the ‘308 patent disclose an “inventive concept.” On August 30, 2016, the U.S. Patent and Trademark Office held the ‘308

patent valid over prior art that failed to teach or suggest “a credential assigned to the apparatus of (a)” or “requesting the query data, from the apparatus of (a)” (Decision in *Unified Patents Inc. v. Grecia* attached as “Exhibit C.”)

15. On January 19, 2017, the U.S. Patent and Trademark Office held the ‘308 patent valid over prior art that failed to teach “establishing an API communication between the apparatus of (a) and a database apparatus,” “wherein establishing the API communication requires a credential assigned to the apparatus of (a),” or “the apparatus of (a) using a cross-referencing action during subsequent user access requests to determine one or more of a user access permission for the cloud digital content.” (Decision in *DISH Network, L.L.C. v. Grecia* attached hereto as “Exhibit D.”)

16. On July 3, 2017, the U.S. Patent and Trademark Office held the ‘308 patent valid over prior art that failed to disclose “a computer readable authorization object.” (Decision in *Mastercard Int’l Inc. v. Grecia* attached hereto as “Exhibit E.”)

17. Claim 1 covers, “A process for transforming a user access request for cloud digital content into a computer readable authorization object” Morgan Stanley’s service, Send Money, infringes claim 1, transforming a user’s email address, for example, into a payment token that may be used to send and receive money safely. The ‘308 patent teaches, “the invention is a process of an apparatus another apparatus, tangible computer medium, or associated methods (hereinafter referred to as The App)” (Ex. A (‘308 patent), col. 3:15-19). In this case, Morgan Stanley’s service, Send Money, is The App taught and claimed in the ‘308 patent

18. Claim 1 involves, “receiving an access request for cloud digital content through an apparatus in process with at least one CPU, the access request being a write request to a data

store, wherein the data store is at least one of: a memory connected to the at least one CPU; a storage connected to the at least one CPU; and a database connected to the at least one CPU through the Internet; wherein the access request further comprises verification data provided by at least one user, wherein the verification data is recognized by the apparatus as a verification token” The Send Money service, which includes software, hardware, and firmware owned by defendant Morgan Stanley (hereinafter, the “Morgan Stanley App”), receives a write request for access to Zelle cloud digital financial account data through a CPU to write a Zelle “token” (i.e., a “computer readable authorization object”) to storage. This write request is the Morgan Stanley customer registering his email address and mobile telephone number with the Send Money service, the Morgan Stanley App. The customer’s email address and mobile telephone number is the “verification token.” The Morgan Stanley App practices the “receiving” step covered by claim 1 of the ‘308 patent.

Deleted: or

Deleted: .

Deleted: or

19. Zelle is offered directly within the Morgan Stanley App. (See Claim Chart attached hereto as “Exhibit F.” Morgan Stanley, Zelle, or both deleted from public view the document styled IBM Zelle RESTful API #27050366, which demonstrates how the Morgan Stanley App practices steps of claim 1 of the ‘308 patent. A copy of this deleted document has been preserved by Mr. Grecia and is excerpted in the attached claim chart.

20. Next, claim 1 involves “authenticating the verification token of (a) using a database recognized by the apparatus of (a) as a verification token database” Morgan Stanley’s Send Money service, the Morgan Stanley App, has a database that Morgan Stanley uses to authenticate a user’s email address and mobile telephone number. The Morgan Stanley App practices the “authenticating” step covered by claim 1 of the ‘308 patent.

Deleted: or

21. Claim 1 involves “establishing an API communication between the apparatus of (a) and a database apparatus, the database apparatus being a different database from the verification token database of (b) wherein the API is related to a verified web service, wherein the verified web service is a part of the database apparatus, wherein establishing the API communication requires a credential assigned to the apparatus of (a), wherein the apparatus assigned credential is recognized as a permission to conduct a data exchange session between the apparatus of (a) and the database apparatus to complete the verification process, wherein the data exchange session is also capable of an exchange of query data, wherein the query data comprises at least one verified web service account identifier” Send Money, the Morgan Stanley App, establishes a connection to the Zelle service database that is related to the Zelle services API. This connection is established with a credential assigned to Morgan Stanley’s service (e.g., Participant ID, Partner ID). The Morgan Stanley App is the “apparatus of (a),” and the Participant ID or Partner ID is assigned to the Morgan Stanley App. The Zelle service database is a different database than the database Morgan Stanley uses to authenticate the user’s registered email address and mobile telephone number. The Morgan Stanley App practices the “establishing an API communication” step covered by claim 1 of the ‘308 patent. Zelle is offered directly within the Morgan Stanley App.

Deleted: or mobile telephone number.

22. Claim 1 next involves “requesting the query data, from the apparatus of (a), from the API communication data exchange session of (c), wherein the query data request is a request for the at least one verified web service identifier; then e) receiving the query data requested in (d) from the API communication data exchange session of (c)” The Send Money service infringes claim steps d) and e) when the Zelle service database returns the CXCTokens

requested. The claimed credential required RESTful API operation call is <https://<servername:serverport>/fxh/svc/cxctokens/{key}>. After Morgan Stanley authenticates the user's email address or telephone number (i.e., verification token), Morgan Stanley infringes by establishing a connection to the Zelle service database related to the Zelle services API with an assigned credential (e.g., Participant ID, Partner ID). The Zelle web service is a "part" of the FTM database, and the FTM database infringes because the FTM database is a different database than the Morgan Stanley Send Money verification token database. The Zelle database is a different database than the verification token database that Morgan Stanley uses to authenticate the user's telephone number or email address. Zelle is offered directly within the Morgan Stanley App. The Morgan Stanley App practices the "requesting and receiving query data" steps covered by claim 1 of the '308 patent. Defendant Morgan Stanley is the party that practices the steps of "establishing an API communication," "requesting query data," and "receiving query data," all within the meaning of claim 1 of the '308 patent.

23. Lastly, claim 1 involves "creating a computer readable authorization object by writing into the data store of (a) at least one of: the received verification data of (a); and the received query data of (e); wherein the created computer readable authorization object is recognized by the apparatus of (a) as user access rights associated to the cloud digital content, wherein the computer readable authorization object is processed by the apparatus of (a) using a cross-referencing action during subsequent user access requests to determine one or more of a user access permission for the cloud digital content." Send Money infringes claim step f) by creating a computer readable authorization object by writing the "enrolled" Morgan Stanley Send Money verification data of a) and the "enrolled" Zelle query data received in e) into the Send

Money data storage. The Send Money authorization object is used in subsequent requests for access to Zelle privileged financial data to “send money” using a cross reference action between the Send Money data store and the Zelle web service to determine (e.g., the tokenStatus String) an access permission to the Zelle privy financial data. Zelle is offered directly within the Morgan Stanley App. The Morgan Stanley App practices the “creating a computer readable authorization object” step covered by claim 1 of the ‘308 patent. Defendant Morgan Stanley performs the act of creating a computer readable authorization object, as claimed in the ‘308 patent. What is more, this “computer readable authorization object” is then processed by the Morgan Stanley App as claimed in the ‘308 patent and as described in this Amended Complaint.

Prayer for Relief

WHEREFORE, William Grecia prays for the following relief against Morgan Stanley:

- (a) Judgment that Morgan Stanley has directly infringed claim 1 of the ‘308 patent;
- (b) A reasonable royalty;
- (c) Pre-judgment interest and post-judgment interest at the maximum rate allowed by law;
- (d) Post-judgment injunction; and
- (e) Such other and further relief as the Court may deem just and proper.

Demand for Jury Trial

William Grecia demands a trial by jury on all matters and issues so triable.

///
///
///
///
///

Deleted: ¶
Date: March 29, 2019 ... [1]

Date: July 5, 2019

Respectfully Submitted,

/s/ Matthew M. Wawrzyn
Matthew M. Wawrzyn (pro hac vice)
matt@wawrzynlaw.com
WAWRZYN & JARVIS LLC
2700 Patriot Blvd., Suite 250
Glenview, IL 60026
847.656.5864

Counsel for William Grecia