## SBPATENTLAW.COM

8255 GREENSBORO DRIVE SUITE 300 TYSONS, VA 22102 703.390.9051 703.390.1277 FAX



INFO@SBPATENTLAW.COM

April 21, 2021

## VIA E-MAIL

Dr. Abdo A. Husseiny Chief Executive Officer TECHNOLOGY INTERNATIONAL, INC. 429 West Airline Highway Suite S Laplace, Louisiana 70068

Re: U.S. Patent Application No. 16/550,960

Title: REYADA SYSTEM AND METHOD FOR PERFORMANCE MANGEMENT, COMMUNICATION, STRATEGIC PLANNING, AND STRATEGY EXECUTION

Our Reference: 740742-000048

Dear Dr. Husseiny:

Enclosed herewith are copies of the following papers which have been received from the U.S. Patent Office:

- Notice of Allowability
- Notice of References Cited
- ☑ Determination of Patent Term Adjustment under 35 USC 154(b)
- Notice of Allowance and Fee(s) Due [Issue Fee due July 21, 2021]
- ☑ Information Disclosure Statement considered by the Examiner

We will pay the Fees no later than July 21, 2021 unless otherwise instructed by you.

Claims 20–28 and 38 have been allowed. Please note the Examiner's Reasons for Allowance attached to the Notice of Allowability and advise us if there are issues to address.

Please note the Examiner's Amendment/Comment attached to the Notice of Allowability and advise us if you wish to add any commentary to the record in this regard.

Since the application has been allowed in the first Office Action and no prosecution on the merits has taken place, please review the claims carefully to confirm that the scope of coverage is adequate.

The Examiner has cited on the enclosed PTO-892 form, references uncovered and made of record, but not applied to the claims.

Dr. Abdo A. Husseiny April 21, 2021 Page 2

The Examiner also acknowledges citation of the prior art submitted with our Information Disclosure Statement filed November 4, 2019.

Please advise whether the non-elected claims 29–37 should be prosecuted in a divisional application. Any divisional application must be filed prior to issuance of the reference application. Please also note that if one or more of the currently named inventors is no longer an inventor of at least one claim of the divisional application, the inventorship must be amended so that only the correct inventors are named in the divisional application.

We will assume that the case is still entitled to small entity status. If the subject matter claimed in this application has been licensed or assigned, or if there is an obligation to license or assign the subject matter, to other than a small entity, please let us know so that we can notify the Patent & Trademark Office and revise our debit note accordingly.

As always, should you have any questions regarding this or any other matter, please do not hesitate to contact us.

With best regards,

STUDEBAKER & BRACKETT PC

Sophia Lee

Patent Prosecution Specialist

SL Enclosures

