06-28-2000



6-8-00



PATENT TRADEHARK OFFICE

PATENT

NASA Docket No. LAR 1

101391637

		IN THE UNITE	D STATES P	ATENT AN	D TRADEMARK O	FFICE		
<u> </u>	In re application of	E HARRY L. BE	ELVIN ET A	L.				6
	Serial No				Group No.			•
						BORON FIBER/O LUTION COATE		
	Patent:			lssued:				ų
*NOTE:	: Insert name(s) of i also	inventor(s) and title	also for pate	nt. Where i	ecordal is with re	spect to a mainter	nance fe	e paγmer
Commis	Application ssi <mark>oner of Patents a</mark> gton, D.C. 20231	and Trademarks						
		CE	ERTIFICATION	N UNDER 3	37 CFR 1.10			
United S to Addre	eby certify that this States Postal Servicessee" Mailing Labe gton, D.C. 20231.	ce on this date	6-	8-00	in an e	nvelope as "Expres issioner of Patents	ss Mail P s and Tra	Post Offic ademarks
		C	ERTIFICATIO	N UNDER	37 CFR 1.8	04	72	138
United S	reby certify that thi States Postal Service Commissioner of Pa	e on the date show	wn below wit	th sufficien	it postage as first	nclosed) is being o class mail in an e	deposite nvelope :	d with the
9.	re 8,20	000			Wile	In Stale		
Date		<u></u>			HELEN M. GALUS	;		
			ASSIGNMEN	IT (COVER	LETTER)			
					ING TRANSFER			
1.								
	Name 1: Name 2: Name 3:	HARRY L. BELV ROBERTO J. CA						
		IDENTITY OF	PARTY(IES)	TO WHOM	I TRANSFER IS M	ADE		
2.	Transfer is being	made to:						-
	Name: Address:	The NATIONAL WASHINGTON,	AERONAUT DC 20546	ICS AND S	PACE ADMINISTI	RATION (NASA)	09591354	
			INTENTION	OF DOCUM	MENT(S)		0939	
3.	_ Assignn	nent/License	ompanying d	ocument ir	itends to accompl	ish is that it is an:	00000271 140116 0 00 PH	
	Assignn _ License						75 75 71	_
	_ Security _ Other	r interest					00000627 40 00 PH	>
Date Ass	signment Executed:	: JUNE 7. 2000					000	•
4.	Execution Date of			2000			-	
7.	Execution Date of	new Application:	JUNE 7,	. 2000			950011	
							\Leftrightarrow	

REEL: 010873 FRAME: 0720

ADDRESS TO WHICH DOCUMENT SHOULD BE RETURNED AFTER RECORDAL

Please return the recorded document(s)

- 5. NASA Langley Research Center Mail Stop 212 3 Langley Boulevard Hampton, VA 23681-2199
- 6. Total number of applications/patents involved: 1
- 7. NOTE: (37 CFR 1.21(h) "For recording each assignment, agreement or other paper relating to the property in a patent or application per property--\$40.00")

TOTAL FEE DUE: \$40.00

FEE PAYMENT/AUTHORIZATION TO CHARGE DEPOSIT ACCOUNT

- 8. Fee payment is provided for as follows:
 - ✓ New Application transmittal

Per Control Number _____ Notice of Non-Recordable Document (Copy Attached)

- FWC Transmittal (Item VIII)
 - Transmittal of Filing Under 37 CFR 1.60(b) (Item 11)
- Attached is a check in the sum of \$
 - ✓ Charge Account No. 14-0116 if any additional fee is due.
 ✓
 - Charge Account No. <u>14-0116</u> in the sum of <u>\$40.00</u> for each assignment being recorded. A duplicate of this transmittal is attached.
- 9. Statement and signature:

Total Number of pages including cover sheet, attachments and documents 3

As Attorney of of Record, I hereby declare that the information contained herein is true and correct for the <u>✓</u> accompanying Assignment or _ copy of the Assignment , and the copy of the Assignment (if applicable), being transmitted is a true copy of the original document.

Tel. No.(757) 864-9260

NASA Langley Research Center Mail Stop 212 Hampton, VA 23681-2199 HELEN M, GALUS

Reg. No. 40,615



National Aeronautics and Space Administration

(Inventor's Typed Name)

Form 430DF Electronically reproduced March 1998

ASSIGNMENT AND AGREEMENT

Inventor(s): HARRY L. BELVIN and ROBERTO J. CANO NASA Case No.:LAR 15852-1 Application No.*: Filing Date*: WHEREAS, the parties to this Assignment and Agreement are the undersigned inventor(s) and the United States Government (hereafter Government), as represented by the Administrator of the National Aeronautics and Space Administration: WHEREAS, the making of this Assignment and Agreement is in accordance with 37 CFR Part 501; and WHEREAS, the undersigned inventor(s) has (have) executed, on the date(s) indicated below, an application for a United States Patent on the above-entitled invention. NOW THEREFORE, in consideration of employment by the Government, the undersigned hereby: 1. Assign to the Government my (our) full and exclusive right in and to said invention within the United States of America, its territories and possessions, and my (our) entire right, title and interest in and to said application, and any corresponding continuation or divisional application(s), and any patent(s) that may issue therefrom. 2. Agree to grant to the Government my (our) full and exclusive foreign rights in and to said invention, in accordance with 37 CFR 501.9(d), including rights of priority under the International Convention of Paris (1883), as amended. If the Government chooses not to file an application in any foreign country. I (we) may request rights in that country, in accordance with 37 CFR 501.9(d), and such rights will be subject to the reservation to the Government of a nonexclusive, irrevocable, royalty-free license in the invention with power to grant licenses for all governmental purposes. The terms of such reservation will appear, where practicable, in any foreign patent which may issue on such invention.
WHEREAS, the parties to this Assignment and Agreement are the undersigned inventor(s) and the United States Government (hereafter Government), as represented by the Administrator of the National Aeronautics and Space Administration: WHEREAS, the making of this Assignment and Agreement is in accordance with 37 CFR Part 501; and WHEREAS, the undersigned inventor(s) has (have) executed, on the date(s) indicated below, an application for a United States Patent on the above-entitled invention. NOW THEREFORE, in consideration of employment by the Government, the undersigned hereby: 1. Assign to the Government my (our) full and exclusive right in and to said invention within the United States of America, its territories and possessions, and my (our) entire right, title and interest in and to said application, and any corresponding continuation or divisional application(s), and any patent(s) that may issue therefrom. 2. Agree to grant to the Government my (our) full and exclusive foreign rights in and to said invention, in accordance with 37 CFR 501.9(d), including rights of priority under the International Convention of Paris (1883), as amended. If the Government chooses not to file an application in any foreign country. I (we may request rights in that country, in accordance with 37 CFR 501.9(d), and such rights will be subject to the reservation to the Government of a nonexclusive, irrevocable, royalty-free license in the invention with power to grant licenses for all governmental purposes. The terms of such reservation will appear, where practicable, in any
Government (hereafter Government), as represented by the Administrator of the National Aeronautics and Space Administration: WHEREAS, the making of this Assignment and Agreement is in accordance with 37 CFR Part 501; and WHEREAS, the undersigned inventor(s) has (have) executed, on the date(s) indicated below, an application for a United States Patent on the above-entitled invention. NOW THEREFORE, in consideration of employment by the Government, the undersigned hereby: 1. Assign to the Government my (our) full and exclusive right in and to said invention within the United States of America, its territories and possessions, and my (our) entire right, title and interest in and to said application, and any corresponding continuation or divisional application(s), and any patent(s) that may issue therefrom. 2. Agree to grant to the Government my (our) full and exclusive foreign rights in and to said invention, in accordance with 37 CFR 501.9(d), including rights of priority under the International Convention of Paris (1883), as amended. If the Government chooses not to file an application in any foreign country, I (we) may request rights in that country, in accordance with 37 CFR 501.9(d), and such rights will be subject to the reservation to the Government of a nonexclusive, irrevocable, royalty-free license in the invention with power to grant licenses for all governmental purposes. The terms of such reservation will appear, where practicable, in any
WHEREAS, the undersigned inventor(s) has (have) executed, on the date(s) indicated below, an application for a United States Patent on the above-entitled invention. NOW THEREFORE, in consideration of employment by the Government, the undersigned hereby: 1. Assign to the Government my (our) full and exclusive right in and to said invention within the United States of America, its territories and possessions, and my (our) entire right, title and interest in and to said application, and any corresponding continuation or divisional application(s), and any patent(s) that may issue therefrom. 2. Agree to grant to the Government my (our) full and exclusive foreign rights in and to said invention, in accordance with 37 CFR 501.9(d), including rights of priority under the International Convention of Paris (1883), as amended. If the Government chooses not to file an application in any foreign country, I (we) may request rights in that country, in accordance with 37 CFR 501.9(d), and such rights will be subject to the reservation to the Government of a nonexclusive, irrevocable, royalty-free license in the invention with power to grant licenses for all governmental purposes. The terms of such reservation will appear, where practicable, in any
United States Patent on the above-entitled invention. NOW THEREFORE, in consideration of employment by the Government, the undersigned hereby: 1. Assign to the Government my (our) full and exclusive right in and to said invention within the United States of America, its territories and possessions, and my (our) entire right, title and interest in and to said application, and any corresponding continuation or divisional application(s), and any patent(s) that may issue therefrom. 2. Agree to grant to the Government my (our) full and exclusive foreign rights in and to said invention, in accordance with 37 CFR 501.9(d), including rights of priority under the International Convention of Paris (1883), as amended. If the Government chooses not to file an application in any foreign country, I (we) may request rights in that country, in accordance with 37 CFR 501.9(d), and such rights will be subject to the reservation to the Government of a nonexclusive, irrevocable, royalty-free license in the invention with power to grant licenses for all governmental purposes. The terms of such reservation will appear, where practicable, in any
 Assign to the Government my (our) full and exclusive right in and to said invention within the United States of America, its territories and possessions, and my (our) entire right, title and interest in and to said application, and any corresponding continuation or divisional application(s), and any patent(s) that may issue therefrom. Agree to grant to the Government my (our) full and exclusive foreign rights in and to said invention, in accordance with 37 CFR 501.9(d), including rights of priority under the International Convention of Paris (1883), as amended. If the Government chooses not to file an application in any foreign country, I (we may request rights in that country, in accordance with 37 CFR 501.9(d), and such rights will be subject to the reservation to the Government of a nonexclusive, irrevocable, royalty-free license in the invention with power to grant licenses for all governmental purposes. The terms of such reservation will appear, where practicable, in any
invention, in accordance with 37 CFR 501.9(d), including rights of priority under the International Convention of Paris (1883), as amended. If the Government chooses not to file an application in any foreign country, I (we may request rights in that country, in accordance with 37 CFR 501.9(d), and such rights will be subject to the reservation to the Government of a nonexclusive, irrevocable, royalty-free license in the invention with power to grant licenses for all governmental purposes. The terms of such reservation will appear, where practicable, in any
3. Agree, at the expense of the Government, (a) to execute any document for, (b) to deliver any requested information to, and (c) to cooperate in any manner with the Government in order to allow the Government to protect any interest transferred by this Assignment and Agreement.
*4. Authorize and request the attorneys of record in the application to insert the application number and filing date above when required.
Fee - 5 6-7-00 10-7-00
(Signature of Inventor) (Date) (Date Application Executed)
HARRY L. BELVIN 3693 Cedar Bush Road, Hayes, Virginia 23072, USA
(Inventor's Typed Name) (Post Office Address - Including Country)
4/7/00 4/7/00
(Signature of Mentor) (Date Application Executed)
ROBERTO J. CANO 124 Ponsonby Drive, Yorktown, Virginia 23693, USA (Inventor's Typed Name) (Post Office Address - Including Country)
(and approximating commy)
(Signature of Inventor) (Date) (Date Application Executed)

PATENT
RECORDED: 06/08/2000 REEL: 010873 FRAME: 0722

(Post Office Address - Including Country)