,	10-	08 - 2005			
	FORM PTO-1595 1-31-92	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office			
•	To the honorable Commissioner of F 10	3134122 Jriginal documents or copy thereof.			
.05	1. Name of conveying party(ies): Ryan Patrick Mackin Ryan Scott Herlyn	2. Name and address of receiving party(ies): Name: Deere & Company Internal Address: Patent Department One John Deere Place Moline, IL 61265			
11-36-05	Additional name(s) of conveying party(ies) attached?Yes	City: Moline State: Illinois Zip: 61265			
	3. Nature of Conveyance: X Assignment Merger Security Agreement Change of Name Other Execution Date: 09 November 2005, 22 Nove	ember			
	Over Compensation" A. Patent Application No(s).	on filed herewith on 30 November 2005 for "Leveling By B. Patent No(s).			
	5. Name and address of party to whom correspondence concerning document should be mailed: Name: Dawn C. Wolff Internal Address: Patent Department One John Deere Place Moline, IL 61265 Street Address: Patent Department One John Deere Place	6. Total number of applications and patents involved: 1			
12/07/2005 DB 01 FC:8021	YRNE 00000294 040525 11291011 40.00 DA	7. Total fee (37 CFR 3.41)			
	Deposit account number: 04-0525 DO NOT USE THIS SPACE				
	9. Statement and signature To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Dawn C. Wolff Name of Person Signing Total number of pages comprising cover sheet, attachments and document.				

ASSIGNMENT

The below named inventor(s) own(s) the entire right title and interest to the invention ("the Invention") which is the subject of a United States patent application ("the Application") entitled:

LEVELING BY OVER COMPENSATION

which each inventor has executed on the date indicated below next to each inventor's name.

Pursuant to an agreement between each inventor and Deere & Company, a Delaware corporation having its principal office at Moline, Illinois, as well as other good and valuable considerations paid to each inventor, each inventor agrees to assign, and hereby does assign to Deere & Company the entire right, title and interest which said inventor has or may have to the Invention.

The assigned rights include all rights to file US and foreign patent applications for the Invention described in the name of each inventor or Deere & Company, as well as any right of priority to any letters patent of the United States or any other country that may be granted for the Invention, and any continuations, divisions or extensions thereof. These assigned rights are to be held and enjoyed by Deere & Company, its successors or assigns, as fully and entirely as the same would have been held and enjoyed by each inventor had this assignment not been made.

Each inventor agrees to execute all papers which Deere & Company, its successors or assigns deem expedient in connection with the Application and any continuing, divisional, reissue, reexamination or foreign applications concerning the Invention, and to cooperate with Deere & Company, its successors or assigns in every proper way possible to obtain patent(s) based on the Application and any continuing, divisional, reissue, reexamination or foreign applications concerning the Invention.

Each inventor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any letters patent based on the assigned rights to Deere & Company.

In witness whereof, each inventor has signed below:

Ker Pater I lack	Date signed	9 - Noverber, 205 at	Horizontina	RS Brazi
Ryan Patrick Mackin			City	State
Ryan Scott Herlyn	Date signed	at	City	State

Attorney Docket No. 16764-US Page 1 of 1

ASSIGNMENT

The below named inventor(s) own(s) the entire right title and interest to the invention ("the Invention") which is the subject of a United States patent application ("the Application") entitled:

LEVELING BY OVER COMPENSATION

which each inventor has executed on the date indicated below next to each inventor's name.

Pursuant to an agreement between each inventor and Deere & Company, a Delaware corporation having its principal office at Moline, Illinois, as well as other good and valuable considerations paid to each inventor, each inventor agrees to assign, and hereby does assign to Deere & Company the entire right, title and interest which said inventor has or may have to the Invention.

The assigned rights include all rights to file US and foreign patent applications for the Invention described in the name of each inventor or Deere & Company, as well as any right of priority to any letters patent of the United States or any other country that may be granted for the Invention, and any continuations, divisions or extensions thereof. These assigned rights are to be held and enjoyed by Deere & Company, its successors or assigns, as fully and entirely as the same would have been held and enjoyed by each inventor had this assignment not been made.

Each inventor agrees to execute all papers which Deere & Company, its successors or assigns deem expedient in connection with the Application and any continuing, divisional, reissue, reexamination or foreign applications concerning the Invention, and to cooperate with Deere & Company, its successors or assigns in every proper way possible to obtain patent(s) based on the Application and any continuing, divisional, reissue, reexamination or foreign applications concerning the Invention.

Each inventor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any letters patent based on the assigned rights to Deere & Company.

In witness whereof, each inventor has signed below:

RECORDED: 11/30/2005

Ryan Patrick Mackin	Date signed	at City	State
Ryon Scott Herlyn	Date signed	_ at _ Silvis	II.
Ryan Scott Herlyn	City	State	

REEL: 017309 FRAME: 0091