PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Vikas Kukshya	02/08/2010
Jose M. Cruz-Albrecht	02/08/2010
Roy Matic	02/08/2010
Peter Petre	02/08/2010
Mark W. Wolboldt	02/03/2010
David R. Gerwe	02/15/2010

RECEIVING PARTY DATA

Name:	The Boeing Company
Street Address:	100 N. Riverside Plaza
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60606-2016

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12707672

CORRESPONDENCE DATA

(760)602-8362 Fax Number:

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

760-602-8362 Phone:

Email: lowellcampbell@ameh-ip.com

Correspondent Name: Ameh IP

Address Line 1: P.O. Box 131654 Address Line 2: La Costa Office

Address Line 4: La Costa, CALIFORNIA 92013-1654

ATTORNEY DOCKET NUMBER: 0902-900 (09-0984)

PATENT REEL: 023959 FRAME: 0405

501096746

NAME OF SUBMITTER:	Lowell Campbell
Total Attachments: 3 source=AssignmentVikasEtAl#page1.tif source=AssignmentWolboldt#page1.tif source=AssignmentGerwe#page1.tif	

PATENT REEL: 023959 FRAME: 0406

Docket No.: 0902-900(09-0984)

WHEREAS, Vikas Kukshya, residing at Oak Park, California; Jose M. Cruz-Albrecht, residing at Oak Park, California; Roy Matic, residing at Newbury Park, California; Peter Petre, residing at Oak Park, California; Mark W. Wolboldt, residing at Monument, Colorado; and David R. Gerwe, residing at Woodland Hills, California; (hereinafter "Assignor") has invented certain new and useful improvements in ADVANCED BACKGROUND ESTIMATION TECHNIQUE AND CIRCUIT FOR A HYPER-SPECTRAL TARGET DETECTION METHOD (hereinafter "invention") for which Assignor is making or has made application for LETTERS PATENT OF THE UNITED STATES, which application has been duly executed by Assignor on date(s) listed below.

WHEREAS. The Boeing Company, a corporation organized and existing under the laws of the State of Delaware, US, having a place of business at 100 N. Riverside Plaza, Chicago, Illinois 60606-2016, with a mailing address of P.O. Box 2515, M/C 110-SD54, Seal Beach, California 90740, USA." (hereinafter called "the Assignee"), is desirous of acquiring the entire right, title and interest in and to the invention within the United States of America and its territorial possessions and all foreign countries any United States or foreign LETTERS PATENT that may be granted therefor.

NOW, THEREFORE, for good and valuable considerations, the receipt which is hereby acknowledged, Assignor has assigned, sold and transferred, and does assign, sell and transfer to the Assignee, its successors and assigns, the entire right, title and interest in and to the invention within the United States of America and its territorial possessions and all foreign countries and in and to any LETTERS PATENT of the United States and foreign countries, including utility models, inventor's certificates and like government grants, and all divisions, reissues, continuations, continuation-in-part applications and extensions thereof that may be granted therefor, and the right to apply for LETTERS PATENT in foreign countries with full benefit of such priorities as may now or hereafter be granted to Assignor by local laws or by treaty including any international convention, for the protection of industrial property, together with the right to extend the protection of the United States LETTERS PATENT to the various territorial possessions now owned or which may be hereafter acquired by the United States of America. Assignee will hold all rights for its own use and benefit and for the use and benefit of its successors or assigns to the full end of the term for which the LETTERS PATENT may be granted, as fully and entirely as the same would have been held and enjoyed by Assignor if this assignment and sale had not been made. Assignor requests and authorizes the Commissioner of Patents and Trademarks, US and its foreign counterparts, to issue the LETTERS PATENT when granted, in accordance with this assignment.

Assignor further covenants and agrees with the Assignee that Assignor has a full and unencumbered title to the invention, which title Assignor warrants to the Assignee. Assignor further agrees that Assignor will, without demanding any further consideration therefor, at the request and expense of the Assignee, do all lawful and just acts, including the execution and acknowledgment of instruments, that may be or become necessary for obtaining sustaining, extending, reissuing or reexamining United States and foreign LETTERS PATENT or the like for the invention, and for maintaining and perfecting the Assignee's right to the invention and LETTERS PATENT particularly in cases of interference conflict, opposition and litigation.

IN TESTIMONY WHEREOF, I have signed this Assignment on the date specified below.

John 21	8/10 Della	218/10
Vikas Kukshya / (da	T. N N N	(date)
- 2	18/20/0	
Jose M. Cruz-Albrecht (da	tte) Mark W. Wolboldt	(date)
Pan Mota 3/81	ho	
Roy Martic (da	tte) David R. Gerwe	(date)

WHEREAS. Vikos Koikshyo, stording at Claik Park, California, Jose M. Cruz-Albrecht, residing at Claik Park, California, Roy Mate: residing at Newbury Park, California, Pater Petre, residing at Oak Park, California, Mark W. Wolboldt, residing at Monument, Colorado, and David R. Gerwe, testing at Woodland Hills, California; (hereinothis 'Assignor') has invented contain new and useful improvements in ADVANCED BACKGROUND ESTIMATION TECHNIQUE AND CIRCUIT FOR A HYPER-SPECTRAL TARGET DETECTION METHOD (hardination 'invention') for which Assignor is making to has made application for LETTERS PATENT OF THE UNITED STATES, which application has been duty executed by Assignor on diale(s) listed below.

WHEREAS. The Boxing Company, a corporation organized and existing under the laws of the State of Delaware, U.S. having a place of business at 100 N. Riverside Plaza, Chicago, Binois 60606-2016, with a making address of P.O. Box 2515, M.C. 110-SD54, Seal Beach, California 90740, USA. (hereinafter called "the Assigned"), is desirous of acquiring the entire right, title and interest in and to the invention within the United States of America and its (embasic possessions and all foreign countries any United States or foreign LETTERS PATENT that may be created thereby.

NOW, THEREFORE, for good and valuable considerations, the receipt which is hereby acknowledged, Assignor has assigned, sold and transferred, and does assign, self and transfer to the Assignee, its SUCCOSSORS and assigns, the entire right, life and interest in and to the invention within the United States of America and its territorial possessions and all foreign countries and in and to any LETTERS PATENT of the United States and foreign countries, including utility models, inventor's certificates and like government grants, and all divisions, reissues, continuations, continuation in part applications and extensions thereof that may be granted therefor, and the right to apply for LETTERS PATENT in foreign countries with full benefit of such priorities as may now or hereafter be granted to Assigner by local laws or by treaty inclusing any international convention, for the protection of industrial property, together with the right to exicted the protection of the United States LETTERS PATENT to the various territorial possessions now award or which may be hereafter acquired by the United States of America. Assignee will fickl dill oghts for its own use and benefit and for the use and benefit of its successors or assigns to the full and of the term for which the LETTERS PATENT may be granted, as fully and entirely as the 50000 9000f have been hold and enjoyed by Assignor if this assignment and sale had not been made. Assignor requests and authorizes the Commissioner of Patents and Trademarks, US and its foreign countercents, to esses the LETTERS PATENT when granted, in accordance with this assignment,

Assigner further coverants and agrees with the Assigner that Assigner has a full and unencombered blin to the evention, which title Assigner workers to the Assigner. Assigner further agrees that Assigner will, without dentancing any further consideration therefor, at the request and expense of the Assigner, do all lawful and just acts, including the execution and acknowledgment of instruments, that may be or become obsessary for obtaining sustaining, extending relissing or reexamining. United States and foreign LETTERS PATENT or the like for the invention, and for maintaining and perfecting the Assigner's right to the invention and LETTERS PATENT particularly in causes of interference conflict, apposition and litigation.

IN TESTIMONY WHEREOF. I have signed this Assignment on the date epocified below

Vikas Kaikstiya	\$.C.	Color Potes	
			394201
Jose M. Cruz, Affectia	***************************************		
Soy Masc	*(x)**(x)*.	David & Cigrico	

ASSIGNMENT Optive(No.: 0902-900(09-0984)

WHEREAS, Vikes Kukshye, residing at Oak Park, California; Jose M. Cruz-Albrecht, residing at Oak Park, California; Roy Matic, residing at Newbury Park, California; Peter Petre, residing at Oak Park, California; Mark W. Wolboldt, residing at Monument, Colorado; and David R. Gerwe, residing at Woodland Hills, California; (hereinalter 'Assignor') has invented certain new and useful improvements in ADVANCED BACKGROUND ESTIMATION TECHNIQUE AND CIRCUIT FOR A HYPER-SPECTRAL TARGET DETECTION METHOD (hereinalter 'invention') for which Assignor is making or has made application for LETTERS PATENT OF THE UNITED STATES, which application has been duly executed by Assignor on date(s) listed below.

WHEREAS, The Boeing Company, a corporation organized and existing under the laws of the State of Delaware, US, having a place of business at 100 N. Riverside Plaza, Chicago, Illinois 80606-2016, with a mailing address of P.O. Box 2515, M/C 110-SD54, Seal Beach, California 90740, USA," (hereinafter called "the Assignee"), is desirous of acquiring the entire right, little and interest in and to the invention within the United States of America and its territorial possessions and all foreign countries any United States or foreign LETTERS PATENT that may be granted therefor.

NOW, THEREFORE, for good and valuable considerations, the receipt which is hereby acknowledged, Assignor has assigned, sold and transferred, and does assign, asil and transfer to the Assignee, its successors and assigns, the entire right, title and interest in and to the invention within the United States of America and its territorial possessions and all foreign countries and in and to any LETTERS PATENT of the United States and foreign countries, including utility models, inventor's certificates and like government grants, and all divisions, reissues, continuations, continuation-in-part applications and extensions thereof that may be granted therefor, and the right to apply for LETTERS PATENT in foreign countries with full benefit of such priorities as may now or hereafter be granted to Assignor by local laws or by treaty including any international convention, for the protection of industrial property, together with the right to extend the protection of the United States LETTERS PATENT to the various territorial possessions now owned or which may be hereafter acquired by the United States of America. Assignee will hold all rights for its own use and benefit and for the use and benefit of its successors or assigns to the full end of the term for which the LETTERS PATENT may be granted, as fully and entirely as the same would have been held and enjoyed by Assignor if this assignment and sale had not been made. Assignor requests and authorizes the Commissioner of Patents and Trademarks, US and its foreign counterports, to issue the LETTERS PATENT when granted, in accordance with this assignment,

Assignor further covenants and agrees with the Assignee that Assignor has a full and unencumbered title to the invention, which title Assignor warrants to the Assignee. Assignor further agrees that Assignor will, without demanding any further consideration therefor, at the request and expense of the Assignee, do all lawful and just acts, including the execution and acknowledgment of instruments, that may be or become necessary for obtaining sustaining, extending, reissuing or reexamining. United States and foreign LETTERS PATENT or the like for the invention, and for maintaining and perfecting the Assignee's right to the invention and LETTERS PATENT particularly in cases of interference conflict, opposition and itigation.

IN TESTIMONY WHEREOF, I have signed this Assignment on the date specified below.

RECORDED: 02/19/2010

Vikas Kuksbya	(date)	Peter Petre	(date)
Jose M. Crus-Alimechi	(date)	Mark W. Wolbolds	(date)
Rey Maix	(date)	Lani Jane	

Page Loft