## PATENT ASSIGNMENT

## Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		ASSIGNMENT	
CONVEYING PARTY DATA			
		Name	Execution Date
Dell Services Federal Government 12/15/2011			12/15/2011
RECEIVING PARTY DATA			
Name:	USA as Represented by the Administrator of the NASA		
Street Address:	300 E Street SW		
City:	Washington		
State/Country:	DISTRICT OF COLUMBIA		
Postal Code:	20546		
PROPERTY NUMBERS Total: 1			
Property Type Application Number: 13		Number	
		1004	
Application Number:     13317034       CORRESPONDENCE DATA     EXEMPTION OF CONTRACT OF CONTRACT.			
Fax Number: (650)604-2767			
Phone:	( 650) 604-0887 vickie.l.kent@nasa.gov		
Email: vickie.l.kent@nasa.gov			
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.			
Correspondent Name:			
Address Line 1:	Mail Stop 202A-4		
Address Line 4: Moffett Field, CALIFORNIA 94035-1000			
ATTORNEY DOCKET NUMBER:		ARC-16419-1	
NAME OF SUBMITTER:		Vickie L. Kent	
Total Attachments: 1 source=2011-12-15_Assign305a#page1.tif			

Patent Application

ARC-16419-1

(NASA Case No.)



National Aeronautics and Space Administration

## Determination of Title and Assignment in Accordance With 42 U.S.C. 2457

WHEREAS, Charles F. Bolden, Jr., , Administrator of the National Aeronautics and Space Administration (the Administration) of Washington, District of Columbia, pursuant to the provisions of the National Aeronautics and Space Administration (the Administration) of Washington, District of Columbia, pursuant to the provisions of the National Aeronautics and Space Administration (the Administration) of Washington, District of Columbia, pursuant to the provisions of the National Aeronautics and Space Administration (the Administration) of Washington, District of Columbia, pursuant to the provisions of the National Aeronautics and Space Administration (the Administration 305(a)[42 U.S.C. 2457(a)], paragraphs (1) or (2), and, pursuant to the New Technology clause in a contract between the Administration and the Contractor set forth below; and based upon a presumption which is now conclusive, HAS DETERMINED that the invention cited below is a Subject Invention in that the invention was made in the performance of work under a contract between the Administration and the Contractor and pursuant to statutory authority, the Subject Invention has become the exclusive property of the Government of the United States of America.

THEREFORE, the Government by virtue of this DETERMINATION and by operation of law has acquired an ASSIGNMENT of the entire right, title, and interest in and to the Subject Invention and to any patent application(s) and all Lenters Patent issuing thereon and other rights and benefits herein granted including the title and/or assignment of the foreign rights in and to the invention including the Rights of Phority under the International Convention of Paris (1883), as amended.

## GRANT OF LICENSE TO THE CONTRACTOR.

FURTHER, the Contractor is granted, pursuant to 14 CFR 1245 108, a revocable, nonexclusive, royalty-free license in each patent application filed in any country on the invention and in any resulting patent in which the Government acquires title. The license extends to the Contractor's domestic subsidiaries and affiliates, if any, within the corporate structure of which the Contractor is a part and includes the right to grant sublicense of the same scope to the extent the Contractor was legally obligated to do so at the time the Contract was awarded. The license and right is transferable only with the approval of the Administrator, except when transferred to the successor of that part of the Contractor's business to which the invention pertains. The Contractor's domestic license may be revoked or modified by the Administrator to the extent necessary to achieve the earliest practical application of the invention under an exclusive or partially exclusive license to be granted under the Department of Commerce Patent Licensing Regulation (37 CFR Part 404). This license shall not be revoked in that filed of use and/or the geographical areas in which the contractor has achieved practical application and continues to make the benefits of the invention reasonably accessible to the public. The license, in any foreign country may be revoked or modified at the discretion of the Administrator to the extent to the extent to the extent the Contractor, its licenses, or its domestic affiliates have failed to achieve practical application in that foreign country. Before revoked or modification of the license, the Contractor shall be allowed 30 days (or any other line as may be allowed by the Administrator for good cause shown by the Contractor) after the notice to show cause why the license should not be revoked or modified. The Contractor shall have the right to appeal, under the Department of Commerce Patent Licensing Regulation of the Department of Commerce Patent License, the Contractor shall be allowed as deviewed by the Ad

Inventor(s)/Assignors. Mary K. Kaiser (NASA), Bernard D. Adelstein (NASA), Mark R. Anderson (Dell Services Federal Government), Brenz R. Beutter (NASA), Albert L. Ahumada (NASA), and Robert S. McCann (NASA).

Assignee: The United States of America as represented by the Administrator, National Aeronautics and Space Administration

Title of Invention Stroboscopic Image Modulation to Reduce the Visual Blur of an Object Being Viewed by an Observer Experiencing Vibration

Brief Assigns the entire interest pursuant to 42 U.S.C. 2457; Contractor granted a license pursuant to 14 CFR 1245,108.

Contractor and Address: Dell Services Federal Government, 8270 Willow Oaks Corporate Drive, Fairfax, VA 22031

Contract No.: NNA08AF13C

Serial No.: 13/317,034

Date Application Executed by the Administrator or a person officially acting on behalf of the Administrator.

Contract Date: 09/01/2008 Filing Date: 09/30/2011

December 14, 2011

RECORDABLE ASSIGNMENTS

NOW THEREFORE, this document, invoking 42 U.S.C. 2457, is tantamount to an ASSIGNMENT of the entire right, title, and interest to the Government of the Subject Invention and as such is recordable as an ASSIGNMENT under 35 U.S.C. 261. Also, as set forth above, the Contractor has been granted a LICENSE to the invention. This instrument is executed by my legal representative pursuant to Delegations of Authority duly filed in the United States-Patient and Trademark Office.

Associate General Counsel (Intellectual Property)

NASA FORM 1606 DEC 2000 PREVIOUS EDITIONS ARE OBSOLETE.

PATENT REEL: 027421 FRAME: 0575

RECORDED: 12/20/2011