502710128 03/06/2014

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2756733

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
ALAIN PORTE	02/05/2014
FRANCK LE FLEM	02/05/2014

RECEIVING PARTY DATA

Name:	AIRBUS OPERATIONS (SAS)
Street Address:	316 ROUTE DE BAYONNE
City:	TOULOUSE
State/Country:	FRANCE
Postal Code:	31060

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14083524

CORRESPONDENCE DATA

Fax Number:

Phone: 312-360-0080
Email: ptomail@gbclaw.net

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

Correspondent Name: GREER, BURNS & CRAIN, LTD

Address Line 1: 300 S. WACKER DR.

Address Line 2: SUITE 2500

Address Line 4: CHICAGO, ILLINOIS 60606

ATTORNEY DOCKET NUMBER:	5391.115922
NAME OF SUBMITTER:	KEVIN W. GUYNN
Signature:	/Kevin W. Guynn/
Date:	03/06/2014

502710128 REEL: 032369 FRAME: 0921

	This document serves as an Oath/Declaration (37 CFR 1.63).
Total Attachments: 2 source=N51040#page1.tif source=N51040#page2.tif	

PATENT REEL: 032369 FRAME: 0922

COMBINED DECLARATION AND ASSIGNMENT FOR UTILITY OR DESIGN APPLICATION (37 CFR 1.63) USING AN APPLICATION DATA SHEET

~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	***************************************		***************************************
Attorney, Docket No.	5391.115922	Airbus Reference No.	AIRBUS 186 US
Title of the Invention ("Invention")	Aircraft nacelle comprising a deform	iable connection between an	air intake and a power plant
Legal Name of Inventor ("Inventor")	Alain Porte		
Assignee ("Assignee")	Airbus Operations (SAS), incorporated or otherwise formed in France, and having a place of business at 316 route de Bayonne, 31060 Toulouse, France		
	DECLARA	TION	
As named inventor, I hereby decl	ere that:		
This declaration is directed to:  The attached Appl OR	leation		
United States Application Number or PCT International Application Number 14/083,524 filed on November 19, 2013			
that the above-identified Applicati	on is/was made or authorized to be made	de by me;	
that I believe I am the original inventor or an original joint inventor of a claimed invention in the above-identified Application; and			
that I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more then five (5) years, or both.			
	ASSIGNE	<u>ient</u>	
IN ADDITION TO MAKING THIS DECLARATION, WHEREAS the Assignee is desirous of acquiring, or has acquired and is desirous of memorializing its acquisition further herein, my entire right, tille and interest in the above-identified Application.			
assign, to Assignee my entire right including any and all inventions, or conversion, non-provisional, subside Review, all other applications claim of the foregoing. I agree to assign conveyed, nor am I aware of an or Trademark Office, and any other record Assignee's ownership their documents prepared at Assignee's cutterion. I agree that the Assign hereof. If any provision herein is a	d valuable consideration the receipt of the title and interest in and to the Applical discoveries and other subject matter destitute, reissue, re-examination certificate ming priority to or benefit of the Applicant, and hereby do assign, to Assignee the bligation to convey, my rights in the Application to convey, my rights in the Application to convey in the world, to is seof. At Assignee's reasonable request a expense and to provide other cooperations in the Application. Assignee may assee may affix its signature to this document or cooperation and application of the produced replaced, to the extent possible 574, 2014	tion in the United States of Anscribed therein, any divisional, a following Inter Partes Review it ion pursuant to any law or traited party. I here sue to Assignee all patents rest agree, without further remunsation, such as leatimony, as musign or transfer all or part of it ent as well as any other indicitorous and the further remains and the further and the further sent as well as any other indicitorous and the further and t	nerica and all other countries, continuation, continuation, continuation-in-part, v, certificate following. Post Grant aty, and any patent issuing from any renefit. I have not previously authorize the U.S. Patent and sulting from the Application and to eration, to execute and deliver any be reasonably required to a rights set forth herein in its sole a of its acceptance of the provisions to execute and the execute and the
According to 37 C.F.R. 1.63 (c), "[a] the application, including claims and 1.56."	WARNII person may not execute an oath or decis is aware of the duty to disclose to the Off	ration unless the person has rev	fewed and understands the contents of naterial to patentability as defined in

An Application Data Sheet (PTO/SB/14 or Equivalent) naming the entire inventiveness entity must accompany this form unless previously submitted.

PATENT REEL: 032369 FRAME: 0923

## COMBINED DECLARATION AND ASSIGNMENT FOR UTILITY OR DESIGN APPLICATION (37 CFR 1.63) USING AN APPLICATION DATA SHEET

Attorney, Docket No.	5391.115922	Airbus Reference No.	AIRBUS 185 US
Title of the Invention ("Invention")	Aircraft nacelle comprising a deform	able connection between ar	air intake and a power plant
Legal Name of Inventor ("Inventor")	Franck Le Flern		
Assignee ("Assignee")	Airbus Operations (SAS), incorporated of 316 route de Bayonne, 31860 Toulous	r otherwise formed in France , e, France	and having a place of business at
	DECLARA	TION	
As named inventor, I hereby decis	are that:		
This declaration is directed to:  The attached Appl OR			
filed onNover	lication Number or PCT International Apmber 19, 2013	plication Number 14/083	,574
	on is/was made or authorized to be mad	le by me;	
that I believe I am the original inve	antor or an original joint inventor of a cla	imed invention in the above-k	dentified Application; and
that I hereby acknowledge that any willful felse statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.			
	ASSIGNM	ENI	
IN ADDITION TO MAKING THIS DECLARATION, WHEREAS the Assignee is desirous of acquiring, or has acquired and is desirous of memorializing its acquisition further hersin, my entire right, title and interest in the above-identified Application.			
NOW, THEREFORE, for good and valuable consideration the receipt of which is hereby acknowledged. I agree to assign, and hereby do assign, to Assignee my entire right, title and interest in and to the Application in the United States of America and all other countries, including any and all inventions, discoveries and other subject matter described therein, any divisional, continuation, and all other special continuation, discoveries and other subjects following Inter Partes Review, certificate following Post Grant Review, all other applications, claiming priority to or benefit of the Application pursuant to any law or treaty, and any patent issuing from any of the foregoing. I agree to assign, and hereby do assign, to Assignee the right to claim such priority or benefit. I have not previously conveyed, nor am I aware of an obligation to convey, my rights in the Application to a third party. I hereby authorize the U.S. Patent and Trademark Office, and any other governmental agency in the world, to issue to Assignee all patents resulting from the Application and to record Assignee's ownership thereof. All Assignee's reasonable request I agree, without further remumeration, to execute and deliver documents prepared at Assignee's expense and to provide other cooperation, such as testimony, as may be reasonably required to evidence or protect Assignee's expense and to provide other cooperation, such as testimony, as may be reasonably required to evidence or protect Assignee's expense and to provide other cooperation, such as testimony, as may be reasonably required to evidence or protect Assignee's expense and to provide other cooperation, such as testimony, as may be reasonably required to evidence or protect Ass			
WARNING  According to 37 C.F.R. 1.53 (c), "[a] person may not execute an oath or declaration unless the person has reviewed and understands the contents of the application, including claims and is aware of the duty to disclose to the Office all information known to be material to patentiability as defined in 1.55."			

An Application Data Sheet (PTO/SB/14 or Equivalent) naming the entire inventiveness entity must accompany this form unless previously submitted.

PATENT REEL: 032369 FRAME: 0924

RECORDED: 03/06/2014