PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT2930729

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
BERND EHLERS	05/12/2014
MARK HERZOG	06/01/2014
STEFAN BEHRENS	05/09/2014

RECEIVING PARTY DATA

Name:	AIRBUS OPERATIONS GMBH	
Street Address:	KREETSLAG 10	
City:	HAMBURG	
State/Country:	GERMANY	
Postal Code:	21129	

PROPERTY NUMBERS Total: 1

Property Type	Number	
Application Number:	14258746	

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 312-360-0080

Email: ptomail@gbclaw.net

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:	5449.117184
NAME OF SUBMITTER:	KEVIN W. GUYNN
SIGNATURE:	/Kevin W. Guynn/
DATE SIGNED:	07/09/2014
	This document serves as an Oath/Declaration (37 CFR 1.63).

Total Attachments: 3 source=NQ0810#page1.tif source=NQ0810#page2.tif

PATENT 502884131 REEL: 033270 FRAME: 0441

source=NQ0810#page3.tif

PATENT REEL: 033270 FRAME: 0442

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

Atterney, Docket No.	5449.117164	Airbus Reference No.	9A-125 467
Title of the Invention ("Invention")	Cabin attendant seat with additional s	support	
Legal Name of Inventor ("Inventor")	Bernd Ehlers		
Assignee ("Assignee")	Airbus Operations GmbH , incorporated o Kreetslag 16, 21128 Hamburg, German		, and having a place of business at
	DECLARAT	JON	
As named inventor, I hereby deci-	are that:		
This declaration is directed to:			
The attached Appl	ication		
x United States App	iication Number or PCT International App 22, 2014	olication Number14/258,7	746
The state of the s	on Is/was made or authorized to be made	e by me;	
that I believe I am the original invi	entor or an original joint inventor of a clai	med invention in the above-lde	entified Application; and
that I hereby acknowledge that ar imprisonment of not more than fiv	ny willful false statement made in this dec re (5) years, or both.	daration is punishable under 1	6 U.S.C. 1001 by fine or
	ASSIGNM	<u>ent</u>	
IN ADDITION TO MAKING THIS memorializing its ecquisition furth	DECLARATION, WHEREAS the Assignment herein, my entire right, title and interest	ee is desirous of acquiring, or is in the above-identified Applic	has acquired and is desirous of cation.
assign, to Assignee my entire rigit including any and all inventions, conversion, non-provisional, subside Review, all other applications dail of the foregoing. I agree to assign conveyed, nor am I aware of an offrademark Office, and any other record Assignee's ownership the documents prepared at Assignee's evidence or protect Assignee's eldiscretion. I agree that the Assignee's hereof. If any provision herein is	Id valuable consideration the receipt of with and interest in and to the Applicat discoveries and other subject matter designation the experience of the Application of the Application of the Application, and hereby do assign, to Assignee the bigation to convey, my rights in the Application to convey, my rights in the Application of the convey of the world, to lead the control of the Application. Assignee may assign the may affix its signature to this docume unenforceable, the requirements of the period of the control of the cont	ion in the United States of Amoribed therein, any divisional, of following Inter Parties Review, on pursuant to any law or treat or right to claim such priority or lication to a third party. I hereif us to Assignee all patents resulted and the such party as making the part of its sign or transfer all or part of its intuit as well as any other indicial rovision shall remain to the full	erics and all other countries, continuation, continuation, continuation-in-part, certificate following. Post Grant ty, and any patent issuing from any benafit. I have not previously by authorize the U.S. Patent and ulting from the Application and to ration, to execute and deliver ty be reasonably required to rights set forth herein in its sale of its acceptance of the provisions i extent permissible by law and the
According to 37 C.F.R. 1.63 (c), "(a the application, including dalms an 1.56."	WARNIF i] person may not execute an oath or declar d is aware of the duty to disclose to the Off	stion unless the person has ravi	lewed 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: 033270 FRAME: 0443

COMBINED DECLARATE	AN APE	IT FOR UTILITY OR DESIGN APPLI PLICATION DATA SHEET	Control of the Mark States
	5449.117184	Arbus Reference No.	9A-125 467
Allomey, Dacker Ma.	- Cabin atlandant seat vi		0, 1, 20, 10.
(itte of the Invention (finvention)	Gasir allengam seat vi	ier Rodiliaster pribbörr	
Legal Name of Inventor ("Inventor")	Mark Harzog		
usálgneő ("Assignee")	Althus Operations Gmbit , Kreatslag 10, 21129 Ham	Ancorporated or otherwise formed in German wurg, Germany	y , and having a ptace of business w
		DECLARATION	
is named inventor, I hereby deci	are ther		
This declaration is directed to			
The attached App			
K United States Apr	ilication Number of PCT In 22, 2014	uernational Application Number 14/258	.748
inst the above-identified Applicat			
hat I believe I am the enginal lov	enter ar an original joint in	ventor of a claimed invention in the above-	dentified Application; and
	ny wiliiui false stalement n	nade in this decisration is punishable under	
		ASSIGNMENT	
IN ADDITION TO MAKING THIS memorializing its acquisition furt	DECLARATION, WHERE set betein, my ëntire right,	AS the Assignee is desirous of acquiring, o title and interest in the above-identified App	r has acquired and is desirous of Realion.
assign to Assigner my entireing suckering any and efficient on suckering any and efficient on the Review, all other applications did not to regaing. I agree to assigner work of my other to and any other mount Assigner's switches or project of Assigner's vidence or project Assigner's discussion, I agree that the Assigner's discussion, I agree that the Assigner's	ht, Site and interest in end discoveries and after subjective, relisate, he camine interesting provide to be benefit pe, and hereby do assign obligation to convey, my digovernmental appears make at Assignation and the provide lights in the Aspination. As need and appears will be provide lights in the Aspination. As need may affect its algorithms which are may affect the requirement of the provide lights and the provide lights in the Aspination. As need may affect the requirement of the provide lights and the provide lights are provided lights and the provided lights and the provided lights are provided lights and the provided lights and the provided lights are provided lights.	the receipt of which is hereby acknowledge to the Application in the United States of A sect matter described therein, any divisional sites confliction outflicts following inter Parlas Revision to a Application pursuant to any favors for a Assignee the right to claim such priority (ghis in the Application to a third party. The he world, to issue to Assignee at patents to name request 1 agree, videout further remains the present of a state cooperation, such as leatimony, as a state cooperation, such as leatimony, as a state cooperation, such as leatimony, as a state of counter to this document as well as any other indications of the previous shall remain to the baseline of the previous shall remain to the baseline of the previous shall remain to the baseline of the provision shall remain to the baseline of the provision shall remain to the baseline of the previous shall remain to the baseline of the provision shall be provided to the province of the provision shall be provided to	mence and an animal columns. continuation, continuation-in-part, continuation, continuation-in-part, coty, and any patent issuing from any presents. I have not previously solv authorize the U.S. Parent and coulding from the Application and to revertion, to execute and deliver nay be reseconshy required to its rights set forth heres; in its sole to of its ecospitance of the provisions will execut parmissible by law and the early reflecting the purpose of the
	an account was also proposed to	WARNING an eath or declaration unlass the person has n enlase to the Office all information known to be	eviewed and understands the contents a material to potentially as defined in

PATENT REEL: 033270 FRAME: 0444



COMBINED DECLARATION AND ASSIGNMENT FOR UTILITY ON DESIGN APPLICATION (37 CFR 1.63) USING AN APPLICATION DATA SHEET Airbus Reference No. 98,499,487 5449.117184 Attorney, Dacket No. Cabin attendant seat with additional support Title of the invention ("Invention") Legal Name of Inventor Stefan Behrens ("inventor") Airbus Operations GmbH , Incorporated or otherwise formed in Germany , and having a place of business at Assignee ("Assignee") Kreetslag 10, 21129 Hamburg, Germany DECLARATION As named inventor, I hereby declare that: This decisipation is directed to: The attached Application United States Application Number or PCT International Application Number 14/258,748 filed on April 22, 2014 that the above-identified Application is/was made or authorized to be made 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 than five (5) years, or both. ASSIGNMENT IN ADDITION TO MAKING THIS DECLARATION, WHEREAS the Assignee is desirous of ecquiring, or has acquired and is desirous of memorializing its acquisition further herein, 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 egree to analgo, and hereby do assign, to Assignee my entra right, title and intensit in and is 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, continuation-in-part, conversion, non-provisional, substitute, relasue, re-examination conflicate following liner Parter Review, conflicate following. Post Grant Review, all offer applications claiming priority to or benefit of the Application pursuant to any law or meety, and any parent issuing from any news, at ones appacasions comming priority to or benefit or an appacasion personner of the foregoing. I agree to assign, end hereby de assign, to Assignee the right to claim such priority or benefit. I have not previously conveyed, nor and i aware of an obligation to convey, my rights in the Application to a third party. I hereby sutherize the U.S. Patent and Trademysik Office, and any other governmental agency in the world, to bette to Assignee all patents resulting from the Application and to record Assignee's ownership thereof. At Assignee's reasonable request I agree, without further remineration, to execute and deliver documents prepared at Assignee's repeated to provide other cooperations, such as testimony, as may be remandably required to address a particle Sectional's with a title application. Assignee are assigned as a particle Sectional's with a title application. ovidence or protect Assignes's rights in the Application. Assignee may assign or transfer sit or part of its rights set forth heisin in its solid discretion. I agree that the Assignes may affix its signature to this document as well as any other indicate it is acceptance of the provisions hereof. If any provision is manifectable, the requirements of the provision shall remain to the full extent parmissible by lare and the offending portions thereof shall be deemed replaced, to the extent possible, with a provision must cheerly directing the purpose of the offending provision. WARNING According to 37 C.F.R. 1.63 (c). "(a) person may not execute an eath or declaration unless the person tras reviewed and understands the contents of the application, including claims and is aware of the duty to disclose to the Office sit information known to be material to patentatility as defined in

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

PATENT REEL: 033270 FRAME: 0445

RECORDED: 07/09/2014