PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3216072

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
KARTIKEYA TRIPATHI	08/07/2006

RECEIVING PARTY DATA

Name:	CURRENT TECHNOLOGIES, LLC		
Street Address:	20420 CENTURY BOULEVARD		
City:	GERMANTOWN		
State/Country:	MARYLAND		
Postal Code:	20874		

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13895862

CORRESPONDENCE DATA

Fax Number: (703)456-8100

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: 7034568000

Email: vjohnston@cooley.com, jscott@cooley.com

Correspondent Name: COOLEY LLP

Address Line 1: 1299 PENNSYLVANIA AVENUE
Address Line 2: SUITE 700 ATTN: PATENT GROUP

Address Line 4: WASHINGTON, D.C. 20004

ATTORNEY DOCKET NUMBER: CRNT-090/01US 304642-2311	
NAME OF SUBMITTER: CHRISTOPHER WEBER	
SIGNATURE: /Christopher Weber/	
DATE SIGNED:	02/06/2015

Total Attachments: 5

source=KARTIKEYA TRIPATHI - NON-COMPETITION&CONFIDENTIALITY AGREEMENT_AUG 7_2006_Redacted#page1.tif

source=KARTIKEYA TRIPATHI - NON-COMPETITION&CONFIDENTIALITY AGREEMENT_AUG 7 2006 Redacted#page2.tif

source=KARTIKEYA TRIPATHI - NON-COMPETITION&CONFIDENTIALITY AGREEMENT_AUG 7 2006 Redacted#page3.tif

PATENT 503169457 REEL: 034908 FRAME: 0291

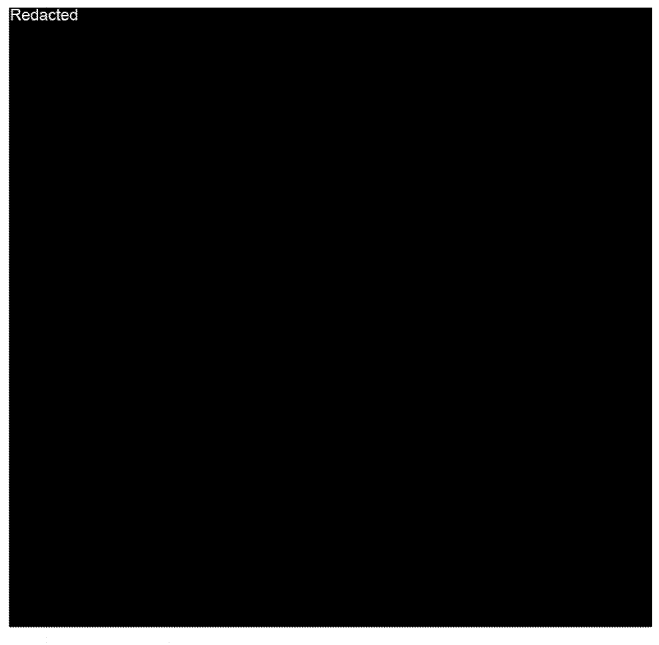
 $source = KARTIKEYA\ TRIPATHI\ -\ NON-COMPETITION \& CONFIDENTIALITY\ AGREEMENT_AUG\ 7_2006_Redacted \# page 4.tif$

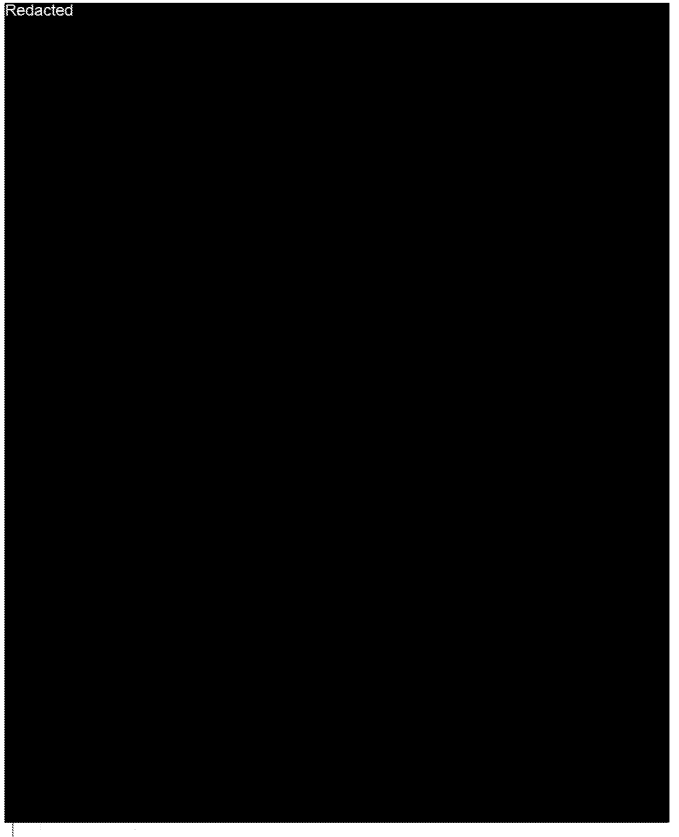
source=KARTIKEYA TRIPATHI - NON-COMPETITION&CONFIDENTIALITY AGREEMENT_AUG 7_2006_Redacted#page5.tif

CURRENT TECHNOLOGIES, LLC NON-COMPETITION, CONFIDENTIALITY AND PROPRIETARY INFORMATION AGREEMENT

			2006	
	This Agreement is made this $\underline{\mathcal{T}}^{\omega}$	_day ofAwgust	J, 2005 between	
	("Employee	e"), and CUKRE	NT Technologies,	LLC a Delaware
limited	liability company, and its subsidia	ries and affiliates	(collectively, the	"Company").

In consideration of the initiation, and/or the continuation of, Employee's employment, the receipt of confidential information while associated with the Company and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Employee, intending to be legally bound hereby, agrees as follows:





2. Inventions, Etc. All ideas, inventions, discoveries, know-how, data, processes, formulas, computer programs, improvements, methods, developments and other creative works

and works of authorship, whether or not patentable or copyrightable, conceived or made or reduced to practice (solely or with others or under Employee's direction) by Employee, or that became or become owned by Employee, during the term of Employee's employment by the Company and for the one year period after termination of employment for any reason, which: (i) relate to the Company's current or contemplated business or activities; (ii) relate to the Company's actual or demonstrably anticipated research or development; (iii) result from any work performed by Employee for the Company; (iv) involve the use of the Company's equipment, supplies, facilities or trade secrets; (v) result from or are suggested by any work done by the Company or at the Company's request, or any projects specifically assigned to Employee; or (vi) result from Employee's access to any Company's Proprietary Information or any memoranda, notes, records, drawings, sketches, models, maps, consumer lists, research results, data, formulae, specifications, inventions, processes, equipment or other materials, whether or not during normal working hours or on the premises of the Company (collectively, the "Intellectual Property"), shall promptly be disclosed to the Company and shall be the sole and exclusive property of the Company. Employee agrees to assign and does hereby grant, assign, convey and transfer to the Company (or any person or entity designated by the Company) all his right, title and interest in and to the Intellectual Property. Employee agrees that he shall not be entitled to any additional compensation therefore. Employee shall execute and deliver to the Company all documents requested by the Company sufficient to evidence the Company's ownership of the Intellectual Property set forth above. Employee shall not register, file or obtain any patent, copyright or trademark covering any of the Intellectual Property in Employee's own name. To the extent that any Intellectual Property is copyrightable, it shall be deemed to be a "work for hire" within the meaning of United States copyright law. Without limiting the generality of the foregoing, Employee agrees to cooperate fully during Employee's employment by the Company, and thereafter, in signing patent, trademark or copyright applications with respect to Intellectual Property in such countries as the Company may direct, and to sign all assignments, certificates and other documents required to effect such applications or give evidence and testimony in connection therewith, with a view to perfecting in the Company the ownership of such Intellectual Property and all patents or copyrights therein. For the purpose of signing such documents, Employee appoints and constitutes the Company as Employee's atterney-in-fact, with power of substitution. Employee hereby represents that he owns all of the Intellectual Property created by Employee to date (other than Intellectual Property owned by the Company to date), free and clear of any liens, encumbrances or claims of others and that he is not bound by the terms of any agreement with any previous employer or other party to refrain from using or disclosing any trade secret or confidential or proprietary information which may be used in the course of his employment with the Company or to refrain from competing, directly or indirectly, with the business of such previous employer or any other party. Employee further represents that his performance of all the terms of this Agreement does not, and as an employee of the Company Employee will not, breach any agreement to keep in confidence proprietary information, knowledge or data acquired by him in confidence or in trust prior to his employment with the Company.

Redacted





IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year first above written.

EMPLOYEE

Name: KARTIKEYA TRIPATHI

CURRENT TECHNOLOGIES, LLC

Name:

Title: Sr. Vice President

PATENT REEL: 034908 FRAME: 0297

RECORDED: 02/06/2015