		01-13-1999	
	PATENTS ONLY  TO THE HONORABLE COMMISSI  Please record the attached	100942013 eof	
	1. Name of conveying party(ies): Atsuo TANAKA Yoshiki SAKAMOTO Noriak KAGUMA  **TWY & TRADEMIS**  Additional name(s) of conveying party(ies) attached? [ ]Yes [X	Name: and Address of receiving party(ies):  Name: TOYO KOHAN CO., LTD.  Address: 4-3, Kasumigaseki 1-chome  Chiyoda-ku, Tokyo 100, Japan	
	3. Nature of conveyance:  [X] Assignment [ ] Change of Name  [ ] Security Agreement [ ] Merger  Execution Date: October 29, 1998	[ ] Other	
	Application number(s) or patent number(s). If this document is being filed together with a new application, the execution date of the application is:    Date   Date		
	A. Patent Application No.(s)  09/180,715	B. Patent No.(s)	
	Additi  5. Name and address of party to whom correspondence concerning document should be mailed:	ional numbers attached? [] Yes [X] No  6. Number of applications and patents involved:	
	BROWDY AND MEIMARK, P.L.L.C. 419 Seventh Street, N.W.	7. Amount of fee enclosed or authorized to be charged: \$40.00	
	Suite 300 Washington D.C. 20004	8. Check no. <u>21045</u> in the amount of \$40.00 is attached.	
	Do Not Ilea	This Core	
3/1999	Do Not Use DNGUYEN 00000021 09180715	inis space	
:581	40.00 GP		
	is a true copy of the original document.  Norman J. Latker (Reg. No. 19,963)	ng information is true and correct and any attached copy	
	NJL:com	Total number of pages comprising cover sheet [01]	

PATENT REEL: 9688 FRAME: 0062

## **ASSIGNMENT**

(1-5)	Insert Name(s) of Inventors	(1) Atsuo TANAKA
		(2) <u>Yoshiki SAKAMOTO</u>
		(3) Noriaki KAGUMA
		(4)
		(5)
		In consideration of the sum of ten dollars (\$10.00) and other good and valuable considerations paid to each of the undersigned, the receipt of which is hereby acknowledged, each of the undersigned agrees to assign, and hereby does assign, and set over to
69	Insert name of Assignce	(6) TOYO KOHAN CO., LTD.
M	Insert address of Assignee	(7) <u>4-3, Kasumigaseki 1-chome</u> Chiyoda-ku, Tokyo 100, Japan
		(hereinafter designated as the Assignee) the entire right, title and interest owned by the undersigned for the United States, its territories, dependencies and possessions, in the invention known as
(8)	Insert identification of Invention, such as Tâle, Case Number or Foreign Application Number	(8) THERMOPLASTIC RESIN-COATED METAL PLATE, AND METHOD OF AND APPARATUS FOR MANUFACTURING THE SAME
		for which the undersigned has executed an application for patent in the United States of America
(9)	Insert Date of Signing of Application	(9) on even date herewith
(20)	Alternative identification for filed applications	(10) U.S. application Serial Number 09 180, 415, filed November 13, 1998;
the Assi transferred declared every way valid Unit	or reissue applications thereogenee may deem necessary or d.  2) Each of the undersigned a concerning this application or possible in obtaining evidence and	and set over to said assignee all applications for patent and any original and reissued Letters Patent of the United States granted for said invention and any divisions, reissues, continuations and extensions thereof and in and to any Letters Patent that may be granted thereon, including the subject matter of any and all claims which may be obtained in every such patent.  agrees to execute all papers in connection with the application and any continuing or of and also to execute separate assignments in connection with such applications as expedient or essential to its full protection and title in and to the invention hereby agrees to execute all papers necessary in connection with any interference which may be continuation or division or re-issue thereof and to cooperate with the Assignee in I going forward with such interference.  agrees to perform all affirmative acts which may be necessary to obtain a grant of a
Patents of the sentire in herewith. further in Office for undersign Assignee.  (1) Date (2) Date (3) Date (4) Date	4) Each of the undersigned a respecting the invention and implementation and implementation and implementation of the undersigned of the United States resulting aid Assignee, as Assignee of the terest herein assigned, and the dentification which may be not recordation of this document.  7) This Assignment shall be ed, and shall inure to the lin witness whereof, executed by each of the line witness whereof are significant to the line wit	agrees to communicate to the Assignee or representatives thereof any facts known to him approvements thereof, and will, upon request, but without expense to him or her, testify then. Thereby authorizes and requests the Commissioner of Patents to issue any and all Letters from said application or any division or divisions or continuing applications thereof the entire interest, and hereby covenants that he or she has full right to convey the hat he or she has not executed and will not execute, any agreement in conflict ereby grants the firm of Browdy and Neimark the power to insert on this assignment any ecessary or desirable in order to comply with the rules of the United States Patent e binding upon the heirs, executors, administrators, and/or assigns of each of the benefit of the heirs, executors, administrators, successors and/or assigns of the ach of the undersigned on the date opposite the name of the undersigned.  Inventor  Atsure Tanaka  Inventor  Inventor  Inventor  Inventor
Patents of to the state of the	4) Each of the undersigned a respecting the invention and impal proceedings regarding the invent 5) Each of the undersigned of the United States resulting aid Assignee, as Assignee of a street herein assigned, and the dentification which may be not recordation of this document.  7) This Assignment shall be ed, and shall inver to the In witness whereof, executed by each of the control of the co	provements thereof, and will, upon request, but without expense to him or her, testifytion.  hereby authorizes and requests the Commissioner of Patents to issue any and all Letters from said application or any division or divisions or continuing applications thereof the entire interest, and hereby covenants that he or she has full right to convey the hat he or she has not executed and will not execute, any agreement in conflict ereby grants the firm of Browdy and Neimark the power to insert on this assignment any excessary or desirable in order to comply with the rules of the United States Patent e binding upon the heirs, executors, administrators, and/or assigns of each of the benefit of the heirs, executors, administrators, successors and/or assigns of the ach of the undersigned on the date opposite the name of the undersigned.  Inventor  Atsura Tanaka  Inventor Moriaki Kaguma  Inventor Moriaki Kaguma  Inventor

PATENT **REEL: 9688 FRAME: 0063**