02-15-2000



Box	sistant Commissioner for Patents x Assignments ashington, D.C. 20231	101269219	U.S. DEPARTMENT OF COMME Patent and Trademark	
			Attorney Docket No. 104981	
	To the Assistant Commissioner f	or Patents: Please record the attac	ched original document or copy thereof.	
1.	A. Name of conveying party(ies): Toru IMAEDA Yasuhiro WATANABE	F. 1	Name and address of receiving party(ics): BROTHER KOGYO KABUSHIKI KAISHA 5-1 NAESHIRO-CHO, MIZUHO-KU, NAGOYA-SHI, AICHI-KEN 467-8561, JAPAN	N
	B. Additional name(s) of conveying page 1	arty(ies) attached? Yes ⊠ No	OTa	<u> </u>
3.	A. Nature of conveyance:	В. /	Additional name(s) & address(es) attached?	/4840]
		erger	n Li	6
	☐ Security Agreement ☐ C	hange of Name	.L	, =
	Other			
	Execution Date: January 12, 2000			
Č	2000  B. Patent Application No.(s)  09/484019  Add	C. F	Patent No.(s)	
5.	Name and address of party to whom correconcerning document should be mailed:	espondence 6. Total i	number of applications and patents involved: 1	<u>l</u>
	Name: James A. Oliff	7. A. 3	Total fee (37 CFR 3.41)\$ 40.00	
		B. E	nclosed (Check No. <u>105747</u> )	
	Address: OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, VA 22320		any overpayment or charge any underpayment it account number 15-0461.	t to
0				
9.	Statement and signature.  To the best of my knowledge and belief, the original document.	the foregoing information is true of	and correct and any attached copy is a true cop	vy of
		egistration No. 27,075 Registration No. 32,771	Date: January 18, 2000	
	Tota	al number of pages including cove	er sheet, attachments, and document:	

02/15/2000 DHGUYEN 00000006 09484019

## **ASSIGNMENT**

(1 <b>-6)</b>				(3)			
	Insert	(2)	Yasuhiro WATANABE	(6)			
	Name(s) of inventor(s)	(3)					
			In consideration of the sum of one dollar	ar (\$1.00) and other good and valuable considerations paid to each			
9)	insert Name of Assignee	(9)	BROTHER KOGYO KABUSHIKI K				
10)	Insert Address of Assignee	(10)	15-1 Naeshiro-cho, Mizuho-ku,	Nagoyarshi, Aichirken 467-8561, Japan			
			as defined in 35 U.S.C. §100, in the in provisional, non-provisional, divisional, c	the entire right, title and interest for the United States of America wention, and in all applications for patent including any and a continuation, substitute, and reissue application(s), and all Letter ination certificates that may be granted on the invention known as			
11)	insert identification	(11)	SEWING MACHINE HAVING NEEDLE BAR OSCILLATING MECHANISM, NEEDLE BAR				
	of invention such as Title, Case		INTERRUPTING MECHANISM AND THREAD TENSION RELEASING MECHANISM				
	Number, or Foreigr Application Numbe		(Attorney Docket No. 104981				
			for which the undersigned has (have) exe	cuted an application for patent in the United States of America			
12)	insert Date of Signing of Application	(12)	on January 12, 2000				
3)	Alternative (13) U.S. application Serial Number						
	flied applications		flied				
	in every way possible	e in obi	taining evidence and going forward with su	ication based thereon, for the invention, and to cooperate with the uch interference.			
examinates regint to describe the control of the co	e in every way possible  3) The undersigned  r provisions of the Inte  4) The undersigned  nation a grant of a valid  suiting from said appli  convey the entire inter  6) The undersigned  ay be necessary or de	e in obtain agreed in agre	taining evidence and going forward with au a) to execute all papers and documents of all Convention for Protection of Industrial F (a) to perform all affirmative acts which distance patent to the Assignes, authorize(s) and request(s) the Commiss s) to the said Assignes, as Assignee of the rein assigned, and that he has (they have regrant(s) the firm of CLIFF & BERREDGE	ach interference. and perform any act which may be necessary in connection with			
examinates regint to describe the control of the co	e in every way possible  3) The undersigned  r provisions of the Inte  4) The undersigned  nation a grant of a valid  5) The undersigned  sutting from said appli  convey the entire inter  6) The undersigned  ay be necessary or de  tt.  In witness whereof,	e in obtaine in obtain	aining evidence and going forward with all is) to execute all papers and documents all Convention for Protection of Industrial F (a) to perform all affirmative acts which distance patent to the Assignee.  authorize(s) and request(s) the Commiss (s) to the said Assignee, as Assignee of the ein assigned, and that he has (they have in order to comply with the rules of the Lind by the undersigned on the data(s) or	and perform any act which may be necessary in connection with Property or similar agreements.  may be necessary to obtain, maintain or confirm by reissue or ioner of Patents to issue any and all Letters Patents of the United a entire interest, and hereby covenants that he has (they have) full by not executed, and will not execute, any agreements in conflict the power to insert on this assignment any further identification United States Patent and Trademark Office for recordation of this apposite the undersigned name(s).			
examinates regint to describe the control of the co	e in every way possible  3) The undersigned  r provisions of the Inte  4) The undersigned  nation a grant of a valid  5) The undersigned  sutting from said appli  convey the entire inter  6) The undersigned  ay be necessary or de  tt.  In witness whereof,	e in obtaine in obtain	aining evidence and going forward with all is) to execute all papers and documents all Convention for Protection of Industrial F (a) to perform all affirmative acts which distance patent to the Assignee.  authorize(s) and request(s) the Commiss (s) to the said Assignee, as Assignee of the ein assigned, and that he has (they have in order to comply with the rules of the Lind by the undersigned on the data(s) or	and perform any act which may be necessary in connection with Property or similar agreements.  may be necessary to obtain, maintain or confirm by reissue or ioner of Patents to issue any and all Letters Patents of the United a entire interest, and hereby covenants that he has (they have) full by not executed, and will not execute, any agreements in conflict the power to insert on this assignment any further identification United States Patent and Trademark Office for recordation of this apposite the undersigned name(s).			
examinates registro de la constanta de la cons	e in every way possible  3) The undersigned  r provisions of the Inte  4) The undersigned  nation a grant of a valid  5) The undersigned  sutting from said appli  convey the entire inter  6) The undersigned  ay be necessary or de  tt.  In witness whereof,	e in obtaine in obtain	aining evidence and going forward with all is) to execute all papers and documents all Convention for Protection of Industrial F (a) to perform all affirmative acts which distance patent to the Assignee.  authorize(s) and request(s) the Commiss (s) to the said Assignee, as Assignee of the ein assigned, and that he has (they have in order to comply with the rules of the Lind by the undersigned on the data(s) or	and perform any act which may be necessary in connection with Property or similar agreements.  may be necessary to obtain, maintain or confirm by reissue or ioner of Patents to issue any and all Letters Patents of the United e entire interest, and hereby covenants that he has (they have) full b) not executed, and will not execute, any agreements in conflict E the power to insert on this assignment any further identification United States Patent and Trademark Office for recordation of this			
examinates registro consistent management	e in every way possible  3) The undersigned  r provisions of the Inte  4) The undersigned  nation a grant of a valid  5) The undersigned  sutting from said appli  convey the entire inter  6) The undersigned  ay be necessary or de  tt.  In witness whereof,	e in obtained in o	aining evidence and going forward with all is to execute all papers and documents all Convention for Protection of Industrial Fig. (a) to perform all affirmative acts which distates patent to the Assignee, authorize(s) and request(s) the Commiss is to the said Assignee, as Assignee of the rein assigned, and that he has (they have grant(s) the firm of OLIFF & BERREDGI in order to comply with the rules of the Lead by the undersigned on the date(s) of Name of Inventor	and perform any act which may be necessary in connection with Property or similar agreements.  may be necessary to obtain, maintain or confirm by reissue or ioner of Patents to issue any and all Letters Patents of the United a entire interest, and hereby covenants that he has (they have) full by not executed, and will not execute, any agreements in conflict the power to insert on this assignment any further identification United States Patent and Trademark Office for recordation of this apposite the undersigned name(s).			
examinates report to consider management of the constant of th	e in every way possible  3) The undersigned  4) The undersigned  ation a grant of a valuation a grant of a grant  5) The undersigned  suiting from said appliance  6) The undersigned  ay be necessary or de  t.  In witness whereof,	e in obtained in o	aining evidence and going forward with all as to execute all papers and documents all Convention for Protection of Industrial Fisch to perform all affirmative acts which distates patent to the Assignee. authorize(s) and request(s) the Commiss s) to the said Assignee, as Assignee of their assigned, and that he has (they have or grant(s) the firm of OLIFF & BERREDGI in order to comply with the rules of the Lead by the undersigned on the data(s) or 2000.  Name of Inventor.	and perform any act which may be necessary in connection with Property or similar agreements.  may be necessary to obtain, maintain or confirm by reissue or ioner of Patents to issue any and all Letters Patents of the United a entire interest, and hereby covenants that he has (they have) full in not executed, any agreements in conflict. If the power to insert on this assignment any further identification united States Patent and Trademark Office for recordation of this apposite the undersigned name(s).  Total Syntacla (SEAL)			
examinates reported in the control of the control o	e in every way possible  3) The undersigned  4) The undersigned  ation a grant of a valuation a grant of a grant  5) The undersigned  suiting from said appliance  6) The undersigned  ay be necessary or de  t.  In witness whereof,	e in oblication agreed agreed dunits hereby ication hereby essirable execution (22	sining evidence and going forward with all as to execute all papers and documents at Convention for Protection of Industrial F (a) to perform all affirmative acts which distates patent to the Assignee, authorize(s) and request(s) the Commiss s) to the said Assignee, as Assignee of their assigned, and that he has (they have or grant(s) the firm of OLIFF & BERRIDGII in order to comply with the rules of the Lead by the undersigned on the date(s) or Name of Inventor  Name of Inventor  Name of Inventor	and perform any act which may be necessary in connection with Property or similar agreements.  may be necessary to obtain, maintain or confirm by reissue or ioner of Patents to issue any and all Letters Patents of the United a entire interest, and hereby covenants that he has (they have) full on not executed, and will not execute, any agreements in conflict. If the power to insert on this assignment any further identification United States Patent and Trademark Office for recordation of this apposite the undersigned name(s).  Tord Oraceda (SEAL)  Yassuhive Watanabe (SEAL)			
examile altes regit to cerewith thich maxcument Date  Date  Date  Date	e in every way possible 3) The undersigned r provisions of the Inte 4) The undersigned action a grant of a valid 5) The undersigned suiting from said application of the undersigned suiting from said application of the undersigned at the unde	e in oblication agreed agreed dunits hereby ication (sest hereby essirable execution).	sining evidence and going forward with all as to execute all papers and documents at Convention for Protection of Industrial F (a) to perform all affirmative acts which distates patent to the Assignee, authorize(s) and request(s) the Commiss is to the said Assignee, as Assignee of their assigned, and that he has (they have grant(s) the firm of OLIFF & BERRIDGI in order to comply with the rules of the Lead by the undersigned on the data(s) of the COOO Name of Inventor	and perform any act which may be necessary in connection with Property or similar agreements.  may be necessary to obtain, maintain or confirm by reissue or ioner of Patents to issue any and all Letters Patents of the United a entire interest, and hereby covenants that he has (they have) full in not executed, and will not execute, any agreements in conflict. If the power to insert on this assignment any further identification United States Patent and Trademark Office for recordation of this apposite the undersigned name(s).  **Torial Timesia (SEAL)**  **Torial Timesia**  (SEAL)**  (SEAL)**  (SEAL)**			
pexaminitates regit to cerewith thich made Date  Date  Date  Date  Date	e in every way possible  3) The undersigned r provisions of the Inte  4) The undersigned action a grant of a valid  5) The undersigned suiting from said application a grant of a valid convey the entire inter  6) The undersigned ay be necessary or de  1.  1.  1.  1.  1.  1.  1.  1.  1.  1	e in oblication agreed agreed dunits hereby ication (sest hereby essirable execution).	sining evidence and going forward with all as to execute all papers and documents at Convention for Protection of Industrial F (a) to perform all affirmative acts which distates patent to the Assignee, authorize(s) and request(s) the Commiss is to the said Assignee, as Assignee of the rein assigned, and that he has (they have in order to comply with the rules of the Lead by the undersigned on the data(s) or Name of Inventor	and perform any act which may be necessary in connection with Property or similar agreements.  may be necessary to obtain, maintain or confirm by reissue or ioner of Patents to issue any and all Letters Patents of the United a entire interest, and hereby covenants that he has (they have) full to not executed, and will not execute, any agreements in conflict. If the power to insert on this assignment any further identification United States Patent and Trademark Office for recordation of this apposite the undersigned name(s).  **Torial Symbolic Watanable** (SEAL)  (SEAL)  (SEAL)  (SEAL)			