

Assistant Commissioner for Patents Box Assignments Washington, D.C. 20231

04-11-2000



101315102

U.S. DEPARTMENT OF COMMERC

Patent and Trademark Office

1. A	۸.	To the Assistant Commissioner for Patents: Please re	ecord the attached original document or copy thereof.
1. Α	۸.		
		Name of conveying parties: Kenji NAKAI Takeshi NAKANO Kensuke HIRONAKA	2. A. Name and address of receiving party: SHIN-KOBE ELECTRIC MACHINERY CO., LTD. 8-7, NIHOMBASHI-HONCHO 2-CHOME, CHUO- KU, TOKYO 103-0023 JAPAN
В	3.	Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No	
3. A	Α.	Nature of conveyance:	B. Additional name(s) & address(es) attached? ☐Yes ☒ No
Σ	Ø	Assignment	
[Security Agreement Change of Name	
		Other	
E	В.	Execution Date: March 3, 2000	
4. A	A.	If this document is being filed together with a new app	lication, the execution date of the application is: March 3, 2000
E	В.	Patent Application No.(s)	C. Patent No.(s)
		Additional numbers att	ached? □ Yes ⊠ No
		ne and address of party to whom correspondence cerning document should be mailed:	6. Total number of applications and patents involved: 1
	Na	me: Thomas J. Pardini	7. A. Total fee (37 CFR 3.41)\$ 40.00
			B. Enclosed (Check No. 68288
	Ad	idress: OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, VA 22320	Credit any overpayment or charge any underpayment to deposit account number 15-0461.

04/10/2000 DNGUYEN 00000539 09525263

01 FC:581

40.00 DP

PATENT REEL: 010670 FRAME: 0591

Δ	C	C	T.	~	ħ	TR	Æ	7	N	7
Δ.			•	ı	г	N ľ	v	н.		

(1-8)		(1) <u>Kenji Nakai</u>	(5)	
	Insert	(2) Takeshi Naka	ano (6)	
	Name(s) of Inventor(s)	(3) Kensuke Hiro	onaka (7)	
		(4)	(8)	
			m of one dollar (\$1.00) and other good and valuable consider a undersigned agrees to assign, and hereby does assign, trans	
(9)	Insert Name of Assignee	(9) Shin-Kobe E.	lectric Machinery Co., Ltd.	
(10)	Insert Address of Assignee	• /	ashi-Hongho 2-chome, Chuo-ku,	Toky
	resignee	103-0023 Jap (hereinafter designated as the Asthe entire right, title and interest invention, and in all application divisional, continuation, substitu	SOLT TOTALLY E CITCHER STATE OF THE STATE OF	esentatives, 00, in the al,
(11)	Insert Identification such as Title, Case	(II) CYLINDRICAL	LITHIUM-ION BATTERY	
	Number, or Foreign Application Number	(Attorney Docket No1	.05748)
		for which the undersigned has (I on even date herewith or	have) executed an application for patent in the United States	of America
(12)	Insert Date of Signing of Application	(12) on <u>March</u>	3,2000	
(13)	Alternative Identification for	(13) U.S. application Serial N	Number	
	filed applications	filed March 14.	2000	
414			rward with such interference	perate with
claims of reexam resultin entire in assignm	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth g from said application(s) to interest herein assigned, and ent is binding on him and h 6) Each undersigned here	al Convention for Protection of I of perform all affirmative acts when distance patent to the Assignee. The said Assignee, as Assignee of the has not executed, and will neirs, successors, assigns and leggrants the firm of OLIFF & BERF	ents and perform any act which may be necessary in connection and perform any act which may be necessary in connection and the property or similar agreements. The property of similar agreements and the property of Patents to issue any and all Letters Patents of the Unite the entire interest, and covenants that he has full right to contour of execute, any agreements in conflict herewith, and agrees the property of the property	on with sue or ed States vey the that this
claims of reexam resultin entire in assignm	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth g from said application(s) to interest herein assigned, and ent is binding on him and h 6) Each undersigned here	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts who distance patent to the Assignee. Less and requests the Commission e said Assignee, as Assignee of the has not executed, and will neirs, successors, assigns and leggrants the firm of OLIFF & BERF	ents and perform any act which may be necessary in connecting industrial Property or similar agreements. Since may be necessary to obtain, maintain or confirm by reissurer of Patents to issue any and all Letters Patents of the Unite the entire interest, and covenants that he has full right to contour execute, any agreements in conflict herewith, and agrees that representatives. RIDGE, PLC the power to insert on this assignment any furthe	on with sue or ed States vey the that this
claims of reexam resultin entire in assignm	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Ur 5) Each undersigned auth g from said application(s) to therest herein assigned, and ment is binding on him and here cation that may be necessary tion of this document.	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts who desire the Assignee. The said Assignee, as Assignee of the the Assignee, as Assignee of the has not executed, and will notice, successors, assigns and leg grants the firm of OLIFF & BERF of desirable in order to comply with the undersigned on the data.	ents and perform any act which may be necessary in connecting industrial Property or similar agreements. Inch may be necessary to obtain, maintain or confirm by reissurer of Patents to issue any and all Letters Patents of the Unite the entire interest, and covenants that he has full right to contour execute, any agreements in conflict herewith, and agrees that representatives. RIDGE, PLC the power to insert on this assignment any further that the rules of the United States Patent and Trademark Office the composite the undersigned name(s).	on with sue or ed States vey the that this
claims of reexam resultin entire in assignm identific recorda	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Ur 5) Each undersigned auth g from said application(s) to therest herein assigned, and ment is binding on him and here cation that may be necessary tion of this document.	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts who described States patent to the Assignee. Less and requests the Commission e said Assignee, as Assignee of the has not executed, and will neirs, successors, assigns and leggrants the firm of OLIFF & BERF desirable in order to comply with the the undersigned on the data. Inventor Signa	ints and perform any act which may be necessary in connectindustrial Property or similar agreements. Inch may be necessary to obtain, maintain or confirm by reissure of Patents to issue any and all Letters Patents of the Unite the entire interest, and covenants that he has full right to con ot execute, any agreements in conflict herewith, and agrees that representatives. RIDGE, PLC the power to insert on this assignment any further the rules of the United States Patent and Trademark Office the composite the undersigned name(s). Letter Kenji Nakai	on with sue or ed States vey the that this
claims of reexam resulting entire in assignmidentification of the cordan corda cordan corda cordan cordan cordan cordan cordan corda	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth g from said application(s) to the test herein assigned, and then is binding on him and h 6) Each undersigned here cation that may be necessartion of this document. In witness whereof, execu	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts who designed to the Assignee. The said Assignee, as Assignee of the the has not executed, and will note; successors, assigns and leggrants the firm of OLIFF & BERF of desirable in order to comply with the undersigned on the data. Inventor Signa Inventor Signa	ents and perform any act which may be necessary in connection industrial Property or similar agreements. Sinch may be necessary to obtain, maintain or confirm by reisson to of Patents to issue any and all Letters Patents of the United the entire interest, and covenants that he has full right to compose the entire interest, and covenants that he has full right to compose the entire interest, and covenants that he has full right to compose the entire interest, and covenants that he has full right to compose the entire in conflict herewith, and agrees that representatives. RIDGE, PLC the power to insert on this assignment any further that the rules of the United States Patent and Trademark Office the entire interest of the undersigned name(s). RIDGE, PLC the power to insert on this assignment any further that the rules of the United States Patent and Trademark Office the entire interest in the rules of the United States Patent and Trademark Office the entire interest. RIDGE, PLC the power to insert on this assignment any further than the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark	on with sue or ed States vey the that this r
claims of reexam resulting entire in assignmidentification of the cordan corda cordan	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Ur 5) Each undersigned auth g from said application(s) to therest herein assigned, and nent is binding on him and he (6) Each undersigned here cation that may be necessary tion of this document. In witness whereof, execument (1) Agrow (3), 2000	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts who states patent to the Assignee. The said Assignee, as Assignee of the has not executed, and will note it, successors, assigns and leggrants the firm of OLIFF & BERF of desirable in order to comply with the undersigned on the data. Inventor Signa Inventor Signa	ents and perform any act which may be necessary in connection and perform any act which may be necessary in connection and the enterest of the united the entire interest, and covenants that he has full right to contour of execute, any agreements in conflict herewith, and agrees the all representatives. RIDGE, PLC the power to insert on this assignment any further than the rules of the United States Patent and Trademark Office the state of the undersigned name(s). Iture Kenji Nakano	on with sue or ad States vey the that this r e for (SEAL)
claims of reexam resulting entire in assignmidentification of the cordar date. Date	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth g from said application(s) to the said application of the said application of the said application of the said undersigned here cation that may be necessartion of this document. In witness whereof, execution of the said application of the said applicat	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts who desire patent to the Assignee. The said Assignee, as Assignee of the the said Assignee, as Assignee of the has not executed, and will note its, successors, assigns and leggrants the firm of OLIFF & BERF of desirable in order to comply with the undersigned on the data inventor Signal Inventor Sign	ents and perform any act which may be necessary in connection industrial Property or similar agreements. Inch may be necessary to obtain, maintain or confirm by reisson of Patents to issue any and all Letters Patents of the United the entire interest, and covenants that he has full right to consider the entire interest, and covenants that he has full right to consider the entire interest, and covenants that he has full right to consider the entire interest, and covenants that he has full right to consider the entire interest in conflict herewith, and agrees the grade representatives. RIDGE, PLC the power to insert on this assignment any further that the rules of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution. RIDGE, PLC the power to insert on this assignment any further than the rules of the United States Patent and Trademark Office the solution. RIDGE, PLC the power to insert on this assignment any further than the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent and Trademark Office the rules of the United States Patent a	on with sue or ad States vey the that this r e for (SEAL)
claims of reexam resulting entire in assignmidentification date. Date Date Date Date	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth g from said application(s) to interest herein assigned, and nent is binding on him and h 6) Each undersigned here cation that may be necessarition of this document. In witness whereof, execument in witness whereof, executed in witness	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts what States patent to the Assignee. Les and requests the Commission e said Assignee, as Assignee of the has not executed, and will neirs, successors, assigns and leggrants the firm of OLIFF & BERF desirable in order to comply with the undersigned on the data. Inventor Signa Inventor	ints and perform any act which may be necessary in connecting industrial Property or similar agreements. Inch may be necessary to obtain, maintain or confirm by reissure of Patents to issue any and all Letters Patents of the United the entire interest, and covenants that he has full right to consider on the entire interest, and covenants that he has full right to consider on the entire interest, and covenants that he has full right to consider on the entire interest, and covenants that he has full right to consider on the entire interest in conflict herewith, and agrees that the rules of the United States Patent and Trademark Office that the rules of the United States Patent and Trademark Office that the rules of the undersigned name(s). Inture Kenji Nakano Harring Kenjiks Hironaka	on with sue or ad States vey the that this r e for (SEAL) (SEAL)
reexam resultin entire in assignm identifi recorda Date Date Date Date Date	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Ur 5) Each undersigned auth g from said application(s) to therest herein assigned, and ment is binding on him and he of Each undersigned here cation that may be necessary tion of this document. In witness whereof, execution of the cate of the c	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts what States patent to the Assignee. Less and requests the Commission e said Assignee, as Assignee of the has not executed, and will neirs, successors, assigns and leggrants the firm of OLIFF & BERRY desirable in order to comply with the undersigned on the data inventor Signal Inventor	ints and perform any act which may be necessary in connecting industrial Property or similar agreements. Industrial Property or similar agreements. Inch may be necessary to obtain, maintain or confirm by reiss are of Patents to issue any and all Letters Patents of the United the entire interest, and covenants that he has full right to consider the context of the united that he has full right to consider the research of the conflict herewith, and agrees the gal representatives. RIDGE, PLC the power to insert on this assignment any further that the rules of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the solution of the United States Patent and Trademark Office the States Patent and Trademark Office the States Patent and Trademark Office the United States Patent and Trademark Office the States Patent and Trademark Office the United States Patent and Trademark Office the Un	on with sue or d States vey the that this r e for (SEAL) (SEAL) (SEAL)
reexam resultin entire it assignm identifir recorda Date Date Date Date Date Date	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth g from said application(s) to interest herein assigned, and ent is binding on him and h 6) Each undersigned here cation that may be necessarition of this document. In witness whereof, execument in witness whereof, execument in the same in t	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts what distates patent to the Assignee. The said Assignee, as Assignee of the has not executed, and will neirs, successors, assigns and leggrants the firm of OLIFF & BERF of desirable in order to comply with the undersigned on the data. Inventor Signal I	ints and perform any act which may be necessary in connecting industrial Property or similar agreements. Inch may be necessary to obtain, maintain or confirm by reissurer of Patents to issue any and all Letters Patents of the Unite the entire interest, and covenants that he has full right to console the entire interest, and covenants that he has full right to console the entire interest, and covenants that he has full right to console the entire interest, and covenants that he has full right to console the entire interest in conflict herewith, and agrees that it representatives. INDICATE TO THE STATE OF THE	on with sue or d States vey the that this r e for (SEAL) (SEAL) (SEAL) (SEAL)
reexam resultin entire in assignm identific recorda Date Date Date	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth g from said application(s) to neterest herein assigned, and nent is binding on him and h 6) Each undersigned here cation that may be necessary tion of this document. In witness whereof, execut March 3, 2000 March 3, 2000 March 3, 2000	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts wh d States patent to the Assignee. ses and requests the Commission e said Assignee, as Assignee of t t he has not executed, and will n neirs, successors, assigns and leg grants the firm of OLIFF & BERR desirable in order to comply wi Inventor Signa	ints and perform any act which may be necessary in connecting industrial Property or similar agreements. Industrial Property or similar agreements. Inch may be necessary to obtain, maintain or confirm by reiss are of Patents to issue any and all Letters Patents of the United the entire interest, and covenants that he has full right to consider the entire interest, and covenants that he has full right to consider the entire interest, and covenants that he has full right to consider the entire interest in conflict herewith, and agrees the gal representatives. RIDGE, PLC the power to insert on this assignment any further that the rules of the United States Patent and Trademark Office the states of the United States Patent and Trademark Office the states. In the state of the United States Patent and Trademark Office the state of the United States Patent and Trademark Office the state of the United States Patent and Trademark Office the state of the United States Patent and Trademark Office the state of the United States Patent and Trademark Office the state of the United States Patent and Trademark Office the state of the United States Patent and Trademark Office the state of the United States Patent and Trademark Office the state of the United States Patent and Trademark Office the state of the United States Patent and Trademark Office the United States Patent and Trademark Offi	on with sue or ed States vey the that this r e for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
reexam resultin entire it assignm identifir recorda Date Date Date Date Date Date Date Da	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Ur 5) Each undersigned auth g from said application(s) to therest herein assigned, and nent is binding on him and h 6) Each undersigned here cation that may be necessary tion of this document. In witness whereof, execution of the same of the sa	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts wh d States patent to the Assignee. Les and requests the Commission e said Assignee, as Assignee of the has not executed, and will neirs, successors, assigns and leg grants the firm of OLIFF & BERR desirable in order to comply with I by the undersigned on the date Inventor Signa	ints and perform any act which may be necessary in connecting industrial Property or similar agreements. Inch may be necessary to obtain, maintain or confirm by reissure of Patents to issue any and all Letters Patents of the United the entire interest, and covenants that he has full right to compose the entire interest, and covenants that he has full right to compose the entire interest, and covenants that he has full right to compose the entire interest in conflict herewith, and agrees that the rules of the United States Patent and Trademark Office the first opposite the undersigned name(s). In the state of the United States Patent and Trademark Office that the rules of the undersigned name(s). In the state of the United States Patent and Trademark Office that the state of the United States Patent and Trademark Off	on with sue or ed States vey the that this r e for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
reexam resultin entire in assignm identifir recorda Date Date Date Date Date Date Date Da	3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Ur 5) Each undersigned auth g from said application(s) to therest herein assigned, and nent is binding on him and h 6) Each undersigned here cation that may be necessary tion of this document. In witness whereof, execution of the same of the sa	o execute all papers and docume al Convention for Protection of I o perform all affirmative acts what States patent to the Assignee. Sees and requests the Commission e said Assignee, as Assignee of the has not executed, and will neitre, successors, assigns and leggrants the firm of OLIFF & BERFF desirable in order to comply with the undersigned on the data. Inventor Signate In	ints and perform any act which may be necessary in connecting industrial Property or similar agreements. Inch may be necessary to obtain, maintain or confirm by reissurer of Patents to issue any and all Letters Patents of the Unite the entire interest, and covenants that he has full right to consider on the entire interest, and covenants that he has full right to consider the entire interest, and covenants that he has full right to consider the entire interest, and covenants that he has full right to consider the entire interest in conflict herewith, and agrees that the rules of the United States Patent and Trademark Office the the rules of the United States Patent and Trademark Office the states. In the entire Kenji Nakano Inture Kenji Nakano Inture Konsuks Hironaka Inture	on with sue or ed States vey the that this r e for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)

RECORDED: 03/14/2000

PATENT REEL: 010670 FRAME: 0592