9-12-00



PATENT

The PTO did not

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Yasuyuki DOI et al.

Serial No.: New Application

Filed: September 15, 2000

For: HIGH SLEW RATE DIFFERENTIAL AMPLIFIER CIRCUIT

ASSIGNMENT TRANSMITTAL LETTER

Commissioner for Patents Washington, D.C. 20231

Sir:

09/663388

Please record the attached Assignment in the name of the assignor and the assignee as indicated below and return the original document to the undersigned.

1.	Submission	Type:	Conveyance
----	------------	-------	------------

<u>x</u>	New Resubmission (Non-Recordation)	 Assignment Security Agreement
	Document ID#	
	Correction of PTO Error	 Change of Name
	Reel # Frame #	 Merger
	Corrective Document	 Other
	Reel # Frame #	

2. Name of Conveying Party(ies):

Yasuyuki DOI and Tetsuro OOMORI.

3. Name and Address of Receiving Party(ies):

MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD. 1006, Oaza Kadoma, Kadoma-shi, Osaka 571-8501, JAPAN.

4. Execution Date of Assignment: <u>September 12, 2000</u>.

PATENT REEL: 011104 FRAME: 0533

Type:

5. If this Assignment is being filed together with a new application, the execution date of the application is: September 12, 2000.

6. Total number of applications and patents involved: one (1).

All correspondence should be addressed to:

Roger W. Parkhurst

PARKHURST & WENDEL, L.L.P.

Suite 210

1421 Prince Street

Alexandria, VA 22314-2805.

The Assignment recordation fee (\$40.00) is covered by our attached Check Number 13164.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Total number of pages including cover sheet, attachments and document three (3).

If there should be any questions concerning the amount of the fee or should our check become detached, please debit or credit our Deposit Account Number 16-0331 as needed in order to effect proper filing of the attached document.

Respectfully submitted,

PARKHURST & WENDEL, L.L.P.

September 15, 2000

Date

Roger W. Parkhurst

Registration No. 25,177

Noar Blanck

Attorney Docket No. YMOR: 176

PARKHURST & WENDEL, L.L.P.

1421 Prince Street, Suite 210

Alexandria, Virginia 22314-2805

Telephone: (703) 739-0220

2

ASSIGNMENT

		(1) Yasuyuki Doi	(5)
		(2) Tetsuro Oomori	
(1-8)	Insert Name(s) of Inventor(s)	(3)	(7)
			(8)
		In consideration of the sum of doll paid to each of the undersigned, the untransfer and set over to	ar (\$1.00) and other good and valuable consideration dersigned agree(s) to assign, and hereby does assign
(9)	Insert name of Assignee	(9) MATSUSHITA ELECTRIC INDU	STRIAL CO., LTD.
(10)	Insert address of Assignee	(10) 1006, Oaza Kadoma, Kado	ma-shi, Osaka 571-8501 Japan
		(hereinafter designated as the Assigno States, its territories, dependencies and patent and any Letters Patent which m	ee) the entire right, title and interest for the Unite possessions, in the invention, and all applications for ay be granted therefor, known as
(11)	Insert Identification of	(11) HIGH SLEW RATE DIFFER	ENTIAL AMPLIFIER CIRCUIT
	Invention, such as Title, Case Number or Foreign	(Ca	se No. YMOR: 176
(12)	Application Number Insert Date of Signing of	of America	executed an application for patent in the United State
(12)	Application	(12 011	
(13)	Alternative identification	(13) U.S. application Serial Number _	
	for filed applications	filedSeptember 15, 2000	
or expe	ations thereof and also to execute edient. 2) The undersigned agree(s) ning this application or continuate and going forward with such its such it	to execute all papers necessary in connection or division thereof and to cooperate unterference.	ection with any interference which may be declare with the Assignee in every way possible in obtaining
or expector concerned with clumited entire in the concerned concer	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it is a provision of the Internation of the Internation of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby automates resulting from said applicanterest, and hereby covenants that not executed and will not execute	to execute all papers necessary in connection or division thereof and to cooperate values of the cooperate o	ection with any interference which may be declare with the Assignee in every way possible in obtaining erform any act which may be necessary in connectional Property or similar agreements. The necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the
or expector concernevidence with clumited entire in have) in any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it is a provisions of the Internation of provisions of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby au States resulting from said applicanterest, and hereby covenants that the texecuted and will not execute 6) The undersigned hereby grant of the states	to execute all papers necessary in connection or division thereof and to cooperate venterference. o execute all papers and documents and petional Convention for Protection of Industria o perform all affirmative acts which may be thorize(s) and request(s) the Commissioneration or any divisions or continuing applicate the has (they have) full right to convey the any agreement in conflict herewith. ant(s) the firm of PARKHURST & WEN	ection with any interference which may be declare with the Assignee in every way possible in obtaining erform any act which may be necessary in connectional Property or similar agreements. We necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the
or expector concernevidence with clumited entire in have) running fur any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it is a provision of the Internation of the Internation of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby auxiliary from said applicanterest, and hereby covenants that the executed and will not execute the identification which may be recordation of this document. In witness whereof, executed	to execute all papers necessary in connection or division thereof and to cooperate value of the cooperate of	ection with any interference which may be declare with the Assignee in every way possible in obtaining erform any act which may be necessary in connection all Property or similar agreements. We necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks the undersigned name(s).
or expector concernevidence with clumited entire in have) running fur any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it is a provision of the Internation of the Internation of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby auxiliary from said applicanterest, and hereby covenants that the executed and will not execute the identification which may be recordation of this document. In witness whereof, executed	to execute all papers necessary in connection or division thereof and to cooperate value of the cooperate of	ection with any interference which may be declare with the Assignee in every way possible in obtaining erform any act which may be necessary in connection all Property or similar agreements. We necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks the undersigned name(s).
or expector concernevidence with clumited entire in have) running fur any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it is a provision of the Internation of the Internation of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby automates resulting from said applicanterest, and hereby covenants that the executed and will not execute on the identification which may be recordation of this document. In witness whereof, executed Date September 12, 20 Date Date September 12, 20 Date September 12, 20 Date Date September 12 Date Date Date Date Date Date Date Date	to execute all papers necessary in connection or division thereof and to cooperate vinterference. To execute all papers and documents and petional Convention for Protection of Industric perform all affirmative acts which may be thorize(s) and request(s) the Commissioner attion or any divisions or continuing applicant he has (they have) full right to convey the any agreement in conflict herewith. The ant(s) the firm of PARKHURST & WEN necessary or desirable in order to comply we by the undersigned on the date(s) oppoons to the protection of the late (s) oppons the late (s) oppons the protection of the late (s) oppons the	extion with any interference which may be declare with the Assignee in every way possible in obtaining or form any act which may be necessary in connection in the Property or similar agreements. We necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks the undersigned name(s). (SEAL)
or expector concernevidence with clumited entire in have) running fur any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such its agree and going forward with such its aims or provisions of the Internation 4) The undersigned agree(s) to the Assignee. 5) The undersigned hereby autotic the Assignee and hereby covenants that the executed and will not execute 6) The undersigned hereby grather identification which may be recordation of this document. In witness whereof, executed Date September 12, 20 Date September 12 Date Septem	to execute all papers necessary in connection or division thereof and to cooperate venterference. To execute all papers and documents and pertional Convention for Protection of Industrico perform all affirmative acts which may be thorize(s) and request(s) the Commissioneration or any divisions or continuing applicate the has (they have) full right to convey the any agreement in conflict herewith. The ant(s) the firm of PARKHURST & WEN necessary or desirable in order to comply we by the undersigned on the date(s) oppoonument of the state of the	ection with any interference which may be declare with the Assignee in every way possible in obtaining the entire interference which may be declared with the Assignee in every way possible in obtaining the entire interference which may be necessary in connection in the entire interest to its interest and a signer of a valid United Statest of the entire interest herein assignee, as Assignee of the entire interest herein assigned, and that he has (the entire interest herein assigned, and that he has (the entire interest herein assigned of the United States Patent and Trademarks the undersigned name(s). (SEAL) (SEAL) Tetsuro Oomori (SEAL)
or expector concernevidence with clumited entire in have) running fur any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it is a provision of the Internation of the Internation of the Internation of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby auxiliary from said applicanterest, and hereby covenants that the executed and will not execute the executed and will not execute on the identification which may be recordation of this document. In witness whereof, executed Date September 12, 20 Date September 12, 20 Date Date Date Date Date Date Date Date	to execute all papers necessary in connection or division thereof and to cooperate value of the cooperate value of	ection with any interference which may be declare with the Assignee in every way possible in obtaining or form any act which may be necessary in connection in the Property or similar agreements. The necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks the undersigned name(s). (SEAL) Tetsuro Oomori (SEAL) (SEAL)
or expector concernevidence with clumited entire in have) running fur any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it is a provisions of the Internation of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby auxiliary from said applicanterest, and hereby covenants that the executed and will not execute the internation of this document. In witness whereof, executed Date September 12, 20 Date Date Date Date Date Date Date Date	to execute all papers necessary in connection or division thereof and to cooperate venterference. To execute all papers and documents and pertional Convention for Protection of Industry to perform all affirmative acts which may be attended to perform all affirmative acts which may be attended to perform all affirmative acts which may be attended to perform all affirmative acts which may be attended to any divisions or continuing applicant the has (they have) full right to convey the perform of PARKHURST & WEN the mecessary or desirable in order to comply where the undersigned on the date(s) opportunity of Name of Inventor	ection with any interference which may be declare with the Assignee in every way possible in obtaining or form any act which may be necessary in connection in the Property or similar agreements. We necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks the undersigned name(s). (SEAL) Tetsuro Oomori (SEAL) (SEAL) (SEAL) (SEAL)
or expector concernevidence with clumited entire in have) running fur any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such its application or continuate and going forward with such its aims or provisions of the Internation 4) The undersigned agree(s) to the Assignee. 5) The undersigned hereby autotic terest, and hereby covenants that the executed and will not execute 6) The undersigned hereby grather identification which may be recordation of this document. In witness whereof, executed Date September 12, 20 Date Date Date Date Date Date Date Date	to execute all papers necessary in connection or division thereof and to cooperate value interference. The execute all papers and documents and personal Convention for Protection of Industry to perform all affirmative acts which may be thorize(s) and request(s) the Commissioneration or any divisions or continuing applicant to the has (they have) full right to convey the analysis of the firm of PARKHURST & WEN necessary or desirable in order to comply where the undersigned on the date(s) opportunity is the firm of Inventor to the paper of Inventor to the Name of Inventor to t	action with any interference which may be declare with the Assignee in every way possible in obtaining or form any act which may be necessary in connection in the Property or similar agreements. The necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks the undersigned name(s). (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
or expector concernevidence with clumited entire in have) running fur any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it is a provision of the Internation of the Internation of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby automates resulting from said applicanterest, and hereby covenants that the executed and will not execute in the identification which may be recordation of this document. In witness whereof, executed Date September 12, 20 Date Date Date Date Date Date Date Date	to execute all papers necessary in connection or division thereof and to cooperate venterference. To execute all papers and documents and petional Convention for Protection of Industric perform all affirmative acts which may be attended to perform all affirmative acts which may be attended to perform all affirmative acts which may be attended to perform all affirmative acts which may be attended to perform all affirmative acts which may be attended to any divisions or continuing applicant to the has (they have) full right to convey the any agreement in conflict herewith. The any agreement in conflict herewith and the firm of PARKHURST & WEN necessary or desirable in order to comply we be the undersigned on the date(s) oppout the protect of the	action with any interference which may be declare with the Assignee in every way possible in obtaining or form any act which may be necessary in connection in the property or similar agreements. The necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks the undersigned name(s). (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
or expector concernevidence with clumited entire in have) running fur any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it aims or provisions of the Internation of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby automates resulting from said applicanterest, and hereby covenants that executed and will not execute 6) The undersigned hereby grather identification which may be recordation of this document. In witness whereof, executed Date September 12, 20 Date Date Date Date Date Date Date Date	to execute all papers necessary in connection or division thereof and to cooperate venterference. To execute all papers and documents and petional Convention for Protection of Industrico perform all affirmative acts which may be atthorize(s) and request(s) the Commissioneration or any divisions or continuing applicant he has (they have) full right to convey the any agreement in conflict herewith. The ant(s) the firm of PARKHURST & WEN necessary or desirable in order to comply we by the undersigned on the date(s) oppoon Name of Inventor	action with any interference which may be declare with the Assignee in every way possible in obtaining or form any act which may be necessary in connection in the Property or similar agreements. We necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks the undersigned name(s). (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
or expector concernevidence with clumited entire in have) in any fur	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it is an arrow at a sims or provisions of the Internation 4) The undersigned agree(s) to the Assignee. 5) The undersigned hereby autothe Assignee is a site of executed and will not execute the executed and will not execute it is in the executed and will not executed. In witness whereof, executed Date September 12, 20 Date September 12, 20 Date Date Date Date Date Date Date Date	to execute all papers necessary in connection or division thereof and to cooperate value interference. To execute all papers and documents and petional Convention for Protection of Industrational Convention for Protection of Industrational Convention for Protection of Industrational Convention for Protection of Industration or any divisions or continuing applicate the has (they have) full right to convey the any agreement in conflict herewith. The conventional Conven	action with any interference which may be declare with the Assignee in every way possible in obtaining or form any act which may be necessary in connection ial Property or similar agreements. We necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks to the undersigned name(s). (SEAL) (SEAL)
or expectonceries of exidence with clumited entire in have) in any fur Office	ations thereof and also to execute edient. 2) The undersigned agree(s) ming this application or continuate and going forward with such it aims or provisions of the Internation of the Internation of the Assignee. 5) The undersigned agree(s) to the Assignee. 5) The undersigned hereby autorites, and hereby covenants that the executed and will not execute 6) The undersigned hereby grather identification which may be recordation of this document. In witness whereof, executed Date September 12, 20 Date September 12, 20 Date Date Date Date Date Date Date Date	to execute all papers necessary in connection or division thereof and to cooperate value interference. To execute all papers and documents and petional Convention for Protection of Industry the perform all affirmative acts which may be thorize(s) and request(s) the Commissioneration or any divisions or continuing applicant he has (they have) full right to convey the part of the firm of PARKHURST & WEN necessary or desirable in order to comply where the undersigned on the date(s) oppout to the part of Inventor where of Inventor	extion with any interference which may be declare with the Assignee in every way possible in obtaining or form any act which may be necessary in connection in the Property or similar agreements. We necessary to obtain a grant of a valid United States of Patents to issue any and all Letters Patents of the ations thereof to the said Assignee, as Assignee of the entire interest herein assigned, and that he has (the IDEL, L.L.P. the power to insert on this assignment in the rules of the United States Patent and Trademarks the undersigned name(s). (SEAL)

RECORDED: 09/15/2000

PATENT REEL: 011104 FRAME: 0535