To the Hon. Commissione of Patents and Tradema

Please record the attached original or copy the

01-02-2001



code label here:

101568571 Docket No. JG-YY-5026/500569.20053

SUBMISSION	TYPE:
------------	-------

{X} New

Resubmission (Non-Recordation) Document ID $\underline{\#}$ []

Correction of PTO Error / Reel # /Frame # I 1

[] Corrective Document / Reel # / Frame # Nature of Conveyance:

[X] Assignment [] Merger

Other:

[]

[] Change of Name [] Security Agreement

EXECUTION DATE: DECEMBER 7, 2000

Name of conveying Party(ies):

Yoshihiko MAKINO Kazunobu TAKAHASHI Makoto TAKAGI Shigeori TAKENAKA Kenichi YAMASHITA

Execution Date {M / D /

DECEMBER 7, 2000 DECEMBER 7, 2000 DECEMBER 7, 2000

DECEMBER 7, 2000 DECEMBER 7, 2000

17362

Name of receiving Party(ies):

Fuji Photo Film Co., Ltd.

Address of receiving Party(ies):

No. 210, Nakanuma, Minami-ashigara-shi, Kanagawa, 250-0123 JAPAN

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative designation is attached: _____ YES (DESIGNATIONS MUST BE A SEPARATE DOCUMENT FROM ASSIGNMENT)

Correspondence and/or Domestic Representative Name, Address and Phone No.: Jules E. Goldberg, Esq., Reed Smith LLP, 375 Park Avenue, 17th Floor, New York, New York 10152. (212)521-5403

DO NOT USE THIS SPACE

Pages Enter the total number of pages of the attached conveyance document including any attachments: [2]

Application number(s) or Patent number(s):

Enter either the patent Application Number or the Patent Number (DO NOT ENTER BOTH NUMBERS for the same property) B) Patent number(s):

Application number(s):

If this document is being filed together with a New Application, enter the date the patent application was signed by the first named executing inventor: {M/D/Y} December 7, 2000

Patent Cooperation Treaty (PCT)

Enter PCT application number only if a U.S. Application Number has not been assigned

Number of PropertiesEnter the total number of properties involved: [1]

Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 40.00

Enclosed [] Deposit Account [X]

(The Commissioner is hereby authorized to charge the deposit account the fees of \$822.00 associated in connection with filing of this application, any additional fees required or to credit any overpayment to Deposit Account No: 50-1529.)

Deposit Account

Enter for payment by deposit account or if additional fees can be charge to the account.

Deposit Account Number: 13-0025

Authorization to charge additional fees [X] Yes [] No

Statement and Signature. 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. Charges to domosit account are authorized, as indicated herein.

Jules E. Goldberg

Reg. No.: 24,408

Name of Person Signing

Date: December 8, 2000

States Express Mail Postal Service as express class mail in an envelope addressed to: Commissioner for Patents and Trademarks, Washington D. C 20231, on December 8, 2000 hereby certify that this correspondence is being deposited with the United

/ Sandra Singh

PATENT REEL: 011373 FRAME: 0314

ASSIGNMENT - PATENT APPLICATION UNITED STATES OF AMERICA

C Makoto Takagi, d Shigeori Takenaka and e Kenichi Yamashita of (2) C Puji Photo Film Co., Ltd., 3-11-46, Senzui, Asaka-shi, Saitama, 251-8585 Japan, C Puji Photo Film Co., Ltd., No. 210, Nakanuma, Minami-ashigara-shi, Kanagawa 250-0123 Japan, C 3-4-29, Shounan-cho, Hakata-ku, Pukuoka-shi, Pukuoka, 816-0076 Japan, d 4-23-21, Mainosato, Koga-shi, Fukuoka, 811-3114 Japan and C 17-104, Trutsumidanchi, Jounan-ku, Fukuoka-shi, Fukuoka, 814-0152 Japan have invented certain new and useful improvements in (3) THREADING INTERCALATOR HAVING OXIDATION-REDUCTION ACTIVITY for which application for Letters Patent in the United States of America (4) X is about to be filed. has been filed. And Whereas, (5) Fuji Photo Film Co., Ltd. of (6) No. 210, Nakanuma, Minami-ashigara-shi, Kanagawa, 250-0123 (hereinafter Assignee') Japan is/are devirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom It may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and Interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (9) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to Issue any and all such Letters Patent for said invention to s	Whereas, X/We (1) a. Yoshihiko Makino, b. Kazunobu Takahashi,	
Japan, b. c/o Fuji Photo Film Co., Ltd., No. 210, Nakanuma, Minami-ashigara-shi, Karagawa 250-0123 Japan, c. 3-4-29, Shounan-cho, Hakata-ku, Pukuoka-shi, Fukuoka, 816-0076 Japan, d. 4-23-21, Mainosato, Koga-shi, Fukuoka, 811-3114 Japan and c. 17-104, Tsutsumidanchi, Journan-ku, Fukuoka-shi, Fukuoka, 814-0152 Japan (hereinafter 'Assignor') have invented certain new and useful improvements in (3) THREADING INTERCALATOR HAVING OXIDATION-REDUCTION ACTIVITY for which application for Letters Patent in the United States of America (4) X is about to be filed. has been filed. And Whereas, (5) Fuji Photo Film Co., Ltd. of (6) No. 210, Nakanuma, Minami-ashigara-shi, Karagawa, 250-0123 (hereinafter 'Assignor') Japan is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and Interest in and to the said invention, as fully set forth and described in the specification. A. prepared and executed on (6) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to sald Assignee. In testimony whereof, the Assignor has hereunto set his hand this (1) [Sthith to United States of (5)	· · · · · · · · · · · · · · · · · · ·	
Japan, b. c/o Fuji Photo Film Co., Ltd., No. 210, Nakanuma, Minami-ashigara-shi, Karagawa 250-0123 Japan, c. 3-4-29, Shounan-cho, Hakata-ku, Pukuoka-shi, Fukuoka, 816-0076 Japan, d. 4-23-21, Mainosato, Koga-shi, Fukuoka, 811-3114 Japan and c. 17-104, Tsutsumidanchi, Journan-ku, Fukuoka-shi, Fukuoka, 814-0152 Japan (hereinafter 'Assignor') have invented certain new and useful improvements in (3) THREADING INTERCALATOR HAVING OXIDATION-REDUCTION ACTIVITY for which application for Letters Patent in the United States of America (4) X is about to be filed. has been filed. And Whereas, (5) Fuji Photo Film Co., Ltd. of (6) No. 210, Nakanuma, Minami-ashigara-shi, Karagawa, 250-0123 (hereinafter 'Assignor') Japan is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and Interest in and to the said invention, as fully set forth and described in the specification. A. prepared and executed on (6) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to sald Assignee. In testimony whereof, the Assignor has hereunto set his hand this (1) [Sthith to United States of (5)	of (2) c/o Fuji Photo Film Co., Ltd., 3-11-46, Senzui, Asaka-shi, Saitama, 351-85	 585
250-0123 Japan, 6.3-4-29, Shounan-cho, Hakata-ku, Pukuoka-shi, Fukuoka, 816-0076 Japan, d.4-23-21. Mainosato, Koga-shi, Fukuoka, 814-0152 Japan and 6.17-104, Tsutsumidanchi, Jouran-ku, Fukuoka-shi, Fukuoka, 814-0152 Japan (hereinafter 'Assignor') have invented certain new and useful improvements in have invented certain new and useful improvements in Cantiform (3) THERADING INTERCALATOR HAVING OXIDATION—REDUCTION ACTIVITY for which application for Letters Patent in the United States of America (4) [X] is about to be filed. [1] has been filed. And Whereas, (5) Fuji Photo Film Co., Ltd. of (6) No. 210, Nakaruma, Minami-ashigara-shi, Kanagawa, 250-0123 (hereinafter 'Assignee') Japan is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (6) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this 11)		
1.4—23—21. Mainosato, Koga—shi, Fukuoka, 811—3114 Japan and 8-17—104, Tsutsumidanchi, Journan—ku, Fukuoka—shi, Fukuoka, 814—0152 Japan (hereinafter "Assignor") have invented certain new and useful improvements in (3) _THREADING_INTERCALATOR_HAVING_OXIDATION—REDUCTION ACTIVITY for which application for Letters Patent in the United States of America (4) [X] is about to be filed. has been filed. And Whereas, (5) Fuji Photo Film CO., Ltd. of (6) No. 210, Nakaruma, Minami—ashigara—shi, Kanagawa, 250-0123 (hereinafter "Assignee") Japan is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (8) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this 11)		
Journan-Roj. Fukuoka-Shi, Fukuoka, 814-0152 Japan (hereinafter "Assignor") have invented certain new and useful improvements in (3) THREADING INTERCALATOR HAVING OXIDATION-REDUCTION ACTIVITY for which application for Letters Patent in the United States of America (4) X is about to be filed. has been filed. And Whereas, (5) Fuji Photo Film CO., Ltd. of (6) No. 210, Nekanama, Minemi-achigare-shi, Kanagawa, 250-0123 (hereinafter "Assignee") Japan is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration	d. 4-23-21, Mainosato, Koga-shi, Fukuoka, 811-3114 Japan and ^{e.} 17-104, Tsutsumidan	ichi,
have invented certain new and useful improvements in (3) THREADING INTERCALATOR HAVING OXIDATION—REDUCTION ACTIVITY for which application for Letters Patent in the United States of America (4) [X] is about to be filed. [] has been filed. And Whereas, (5) Fuji Photo Film CO., Ltd. of (6) No. 210, Nakaruma, Minami-ashigara—shi, Kanagawa, 250-0123 [hereinafter "Assignee"] Japan is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A. prepared and executed on (6) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) _including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December \$2000. WITNESS: INVENTOR(S): (1) Kesturebu, Takahashi (6)	Tolman Jan Bulancka, ahi Bulancka, 914,0152 Japan	
for which application for Letters Patent in the United States of America (4) [X] is about to be filed. has been filed. And Whereas, (5) Fuji Photo Film CO., Ltd. of (6) No. 210, Nakaruma, Minami—ashigara—shi, Kanagawa, 250-0123 (hereinafter "Assignee") Japan it/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (8) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10)including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December 799 2000 . WITNESS: INVENTOR(S): (5)		 ,
Letters Patent in the United States of America (4) [X] is about to be filed. [] has been filed. And Whereas, (5) Fuji Photo Film CO., Ltd. of (6) No. 210, Nakaruma, Minami-ashigara-shi, Kanagawa, 250-0123 (hereinafter "Assignee") Japan is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (8) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11)	(3) THREADING INTERCALATOR HAVING OXIDATION-REDUCTION ACTIVITY	
of (6) No. 210, Nakaruma, Minami—ashigara—shi, Kanagawa, 250-0123 (hereinafter "Assignee") Japan is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (8) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) _including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to Issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11)	Letters Patent in the United States of America (4) X is about to be filed. has been filed.	
Japan is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (8) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) Th day of December \$\frac{130}{100} \text{ \		
is/are desirous of acquiring an interest therein and in the Letters Patent to be obtained therefor: Now, therefore, be it known by all whom it may concern, that for good and valuable consideration (the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (8) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10)including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) Th day of December The		te")
(the sufficiency of which is hereby acknowredged) the Assignor has assigned, transferred and set over, and by these presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (8) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December \$\frac{150}{1000} No Kenich Yamashi to (2) Kazurobu, Takahashi (6)		
presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (8) [7] B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10)including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11)	Now, therefore, be it known by all whom it may concern, that for good and valuable considerat	not
presents does assign, transfer and set over unto the said Assignee for the territory of the United States of America, the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A prepared and executed on (8) [7] B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10)including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11)	(the sufficiency of which is hereby acknowledged) the Assignor has assigned, transferred and set over, and by th	16 5€
the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in the specification. A. prepared and executed on (8) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10) including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11)		
A. prepared and executed on (8) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10)including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11)		
A. prepared and executed on (6) (7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10)including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11)	the full and exclusive right, title, and interest in and to the said invention, as fully set forth and described in	the
_including any division, continuation, substitute or renewal application thereof; said invention, application and Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December Page 2000. WITNESS: INVENTOR(S): (1) /oShih, ko Mok:vo (5) Kenichi Yamashita (2) Kazunobu, Takahashi (6)		
Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Patent is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December 39 2000. WITNESS: INVENTOR(S): (1) Schiliko Makino (5) Kenichi Yamashi ta (2) Kazunobu, Takahashi (6)	(7) B. filed in the U.S. Patent and Trademark Office under Serial No. (9) on (10)	
is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December 39 2000. WITNESS: INVENTOR(S): (1) / 65h:h:ko Mok:vo (5) Kenichi Yamashi ta (2) Kazunobu, Takahashi (6)	_including any division, continuation, substitute or renewal application thereof; said invention, application	and
is granted, as fully and entirely as the same would have been held by the Assignor had this assignment and transfer not been made. Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December 39 2000. WITNESS: INVENTOR(S): (1) 165h:h:ko Mok:vo (5) Kenichi Yamashi ta (2) Kazunobu, Takahashi (6)	Letters Patent to be held and enjoyed by the said Assignee to the full end of the term for which said Letters Pat	ent
Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to Issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December 2000. WITNESS: INVENTOR(S): (1) 65h:h:ko Mok:vo (5) Kenichi Yamashi ta (2) Kazunobu, Takahashi (6)		
Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to Issue any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December 2000. WITNESS: INVENTOR(S): (1) 65hihiko Mokivo (5) Kenichi Yamashita (2) Kazunobu, Takahashi (6)		ша
any and all such Letters Patent for said invention to said Assignee. In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December 2000. WITNESS: INVENTOR(S): (1) 65h:h:ko Mok:vo (5) Kenichi Yamashita (2) Kazunobu, Takahashi (6)	transfer not been made.	
In testimony whereof, the Assignor has hereunto set his hand this (11) 7th day of December 2000. WITNESS: INVENTOR(S): (1) / 65/h:h:ko Mak:40 (5) Kenichi Yamashita (2) Kazunobu, Takahashi (6)	Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to is	sue
(11) 7th day of December 2000. WITNESS: INVENTOR(S): (1) /65hihiko Makivo (5) Kenichi Yamashita (2) Kazunobu, Takahashi (6)	any and all such Letters Patent for said invention to said Assignee.	
(11) 7th day of December 2000. WITNESS: INVENTOR(S): (1) / 65/h:h:ko Mak:40 (5) Kenichi Yamashita (2) Kazunobu, Takahashi (6)	In testimony whereof the Assignor has hereunto set his hand this	
WITNESS: INVENTOR(S): (1) (65hihiko Makivo (5) Kenichi Yamashita (2) Kazunobu, Takahashi (6)	7	
(1) Yoshiniko Makivo (5) Kenichi Yamashita (2) Kazunobu, Takahashi (6)		
(2) Kazunobu, Takahashi (6)	WITNESS: INVENTOR(S): (1) (65hihiko Makino (5) Kenichi Hamachita	
(3) blakete Taker > m	(2) Kazunobu, Takahashi (6)	
		
(4) Shizeor; Takenaka (8)	higgsh' The h	

MCAULAY FISHER NISSEN GOLDBERG & KIEL

RECORDED: 12/08/2000

PATENT REEL: 011373 FRAME: 0315