12-29-00

01/03/2001 03 FC:581

## A/058140

## 09/7201 **526 Rec**'d PCT/PT0

Director of the U.S. Patent and Trademark Office Box Assignments Washington, D.C. 20231 02-14-2001

U.S. DEPARTMENT OF Patent and Tra

	<i>y</i>		1016134	46	Attorney Docket No.	<u>108.</u>
	To the Direc	ctor of the U.S. Pate	ent and Trademark Office: I	lease reco	rd the attached original document or co	py there.
1.	Shunich Sadayu	of conveying parties ni IKEDA ki OKUNI o KATO	:	2. A.	Name and address of receiving party SHIN-ETSU HANDOTAI CO., LTD 4-2, MARUNOUCHI 1-CHOME, CHIYODA-KU, TOKYO, JAPAN	
	B. Addition	nal name(s) of conv	reying party(ies) attached?  ☐ Yes ☑ No			
3.	A. Nature	of conveyance:		В.	Additional name(s) & address(es) att  ☐ Yes ☒ N	
		ment	☐ Merger			
	☐ Security	/ Agreement	☐ Change of Name			
	Other_					
	B. Execution	on Date: <u>Novembe</u>	r 8, 2000 and			
	November 10				-1	
					091770688	
4. No		locument is being f and November 10		lication, th	e execution date of the application is:	
110	vemoer 6, 2000	and November 10	, 2000	ı		
	B. Patent A	Application No.(s)		C.	Patent No.(s)	
			Additional numbers att	ached? [	] Yes ⊠ No	
5.		dress of party to who cument should be	nom correspondence mailed:	6. To	al number of applications and patents in	nvolved: 1
	Name: Jam	es A. Oliff		7. A.	Total fee (37 CFR 3.41)\$ 40.0	00
				B.	Enclosed (Check No. 115152)	
	Address: 0	OLIFF & BERRIDG P.O. Box 199 Alexandria, VA	28		edit any overpayment or charge any undoosit account number 15-0461.	erpayment to
0.70	RRO 00000011	09720688				
1011		40 00 DD				* .
9.	Statement as To the best of the driginal p	f my knowledge and	belief, the foregoing inform	ation is tri	ue and correct and any attached copy is	a true copy o
		cridge Registration trong Registration I			Date: <u>December 29, 2000</u>	
	Joer B. Airlis	TOTE TOSISMINI		1 11		2
	•		i otal number of pages i	nciuding c	over sheet, attachments, and document:	<u> </u>

PATENT REEL: 011505 FRAME: 0109

		(1)	Shunichi I	.xeua	(5)			
(1-8)	Insert	(2)	Sadayuki C	)kuni				
	Name(s) of Inventor(s)	(3)	Tadahiro K	(ato				-
		(4)			(8)			<del></del>
		to eact	In consideration of the of the undersigned, e	sum of one do	oilar (\$1.00) and	other googn, and he	od and valuable creby does assi	con gn, tr
(9) (10)	Insert Name of Assignee	(9)	Shin-Etsu	Handota	ai Co	Ltd.		
	Insert Address of Assignee	` '	4-2, Marun				oda-ku,	Toky
		the ent invent divisio reissue	after designated as the right, title and interest on, and in all application, substantion, substantion of reexamination of the reexamin	erest for the Un tions for patent estitute, and reis certificates that	nited States of And including any a ssue application in may be granted	merica as nd all pro (s), and al on the in	defined in 35 t visional, non-p I Letters Paten vention known	J.S.C. §100, provisional, s, extensions, as
(11)	Insert Identification	(11)	Japanese P & 11-35299		pplicati	lons	Nos. II	-126603
	such as Title, Case Number, or Foreign		(Internati	onal Ap 108248	plicatio	n No	. PCT/J	P00/02788
	Application Number	for wh	ney Docket No.		ited an application	on for pate	ent in the Unite	d States of America
(12)	Insert Date of Signing of	(12)	on November 8,	, 2000 and	November 10	, 2000	4 - 10	
	Application							
(1 <b>3)</b>	Alternative	(13)	U.S. application Serie	al Number _	<del></del>			•
	Alternative Identification for filed applications  1) Each undersigned agre applications for the inventi	filed es to execu	December 29	y in connection				
reissue applica any app the Ass claims of reexami resulting entire in assignmi	Alternative Identification for filed applications  1) Each undersigned agre applications for the inventitions and patents as the Ass 2) Each undersigned agree of iteration or continuation or ignee in every way possible 3) Each undersigned agree or provisions of the Internation a grant of a valid Utility 5) Each undersigned autig from said application(s) to interest herein assigned, and ment is binding on him and 6) Each undersigned here cation that may be necessartion of this document.  In witness whereof, exec	filed  tes to exect on, and any ignee may tes to exect division the in obtaint tes to exect tional Convest to perform ited States to rizes and that he has his heirs, si by grants t y or desira  uted by the	December 29  Ite all papers necessary patent(s) issuing their deem necessary. Ite all papers necessary receof, or any patent or ing evidence and going ite all papers and docu- rention for Protection rm all affirmative acts patent to the Assigne- requests the Commiss Assignee, as Assignee is not executed, and wi accessors, assigns and the firm of OLIFF & Bi ole in order to comply the undersigned on the	y in connection reon, and also to the connection reissue applies forward with aments and person for including forward with aments and person for including the control of the entire in the entire in the control of the en	n with any interfation based there such interference form any act who roperty or similar necessary to obtain the interest, and cover any agreements tatives.  The power to inso of the United State the undersign and cover the power to inso of the United State the undersign and cover the power to inso of the United State the undersign and cover the power to inso of the United State the undersign and cover the unde	erence wheen, for the con, for the con, for the condition and all Letter nants that in conflicion this ates Pater	ments in conne- nich may be dec- e invention, and e necessary in- ints. tain or confirm ers Patents of the has full right therewith, and assignment are it and Tradema	etion with such clared concerning d to cooperate with connection with by reissue or the United States at to convey the agrees that this by further
reissue applica any app the Ass claims of reexamines resultin entire in assignmidentific identific	Alternative Identification for filed applications  1) Each undersigned agre applications for the inventitions and patents as the Ass 2) Each undersigned agree of the inventition or continuation or ignee in every way possible in Each undersigned agree or provisions of the Internation a grant of a valid Units of Each undersigned auting from said application(s) the interest herein assigned, and then is binding on him and the interest herein assigned here cation that may be necessartion of this document.  In witness whereof, execting the interest herein assigned here cation that may be necessartion of this document.	filed  tes to execution, and any ignee may tes to executional Convictional Convictes to perform the said at that he has his heirs, so by grants to a conviction or desira	December 29  te all papers necessary te all papers necessary te all papers necessary treeof, or any patent or ng evidence and going te all papers and doct tention for Protection rm all affirmative acts patent to the Assigne requests the Commiss Assignee, as Assignee in not executed, and wi accessors, assigns and the firm of OLIFF & Bi ole in order to comply	y in connection reon, and also to the connection reissue applies forward with aments and person for including forward with aments and person for including the control of the entire in the entire in the control of the en	n with any interfation based them such interference form any act who roperty or similar necessary to obtain the interest, and cover any agreements tatives.  The power to inso of the United South ite the undersignments.	erence wheen, for the con, for the con, for the con, for the condition of the condition of the confliction o	ments in connection may be determined in the enecessary in the ints.  Itain or confirm ers Patents of the has full right herewith, and assignment are than Trademates.	etion with such clared concerning d to cooperate with connection with by reissue or the United States at to convey the agrees that this by further
reissue applica any app the Ass claims of reexamines resultin entire in assignmidentific identific	Alternative Identification for filed applications  1) Each undersigned agree applications for the inventitions and patents as the Ass. 2) Each undersigned agree of provisions or continuation or ignee in every way possible or provisions of the Internation a grant of a valid Urs. 5) Each undersigned agree ination a grant of a valid Urs. 5) Each undersigned authority form said application(s) to the treest herein assigned, and the internation is binding on him and the is binding on him and the Each undersigned here cation that may be necessartion of this document.  In witness whereof, execting the same and the same application is a same and the same a	filed  tes to exect on, and any ignee may tes to exect division the in obtaint tes to exect tional Convest to perfor inted States to rizes and that he has his heirs, si by grants t y or desira  uted by the	December 29  Ite all papers necessary reacht(s) issuing their deem necessary Ite all papers necessary recof, or any patent or ng evidence and going Ite all papers and documention for Protection It all affirmative acts patent to the Assignee requests the Commiss Assignee, as Assignee in not executed, and with accessors, assigns and the firm of OLIFF & Bi ole in order to comply the undersigned on the Inventor Si Inventor Si	y in connection reon, and also to the connection of the entire in ill not execute, legal representation of the rules with the rules date(s) opposing gnature	n with any interfation based there such interference form any act who roperty or similar necessary to obtain the interest, and cover any agreements tatives.  The power to inso of the United State the undersign and cover the power to inso of the United State the undersign and cover the power to inso of the United State the undersign and cover the power to inso of the United State the undersign and cover the unde	erence wheen, for the con, for the con, for the con, for the condition of the condition of the confliction o	ments in conne- nich may be dec- e invention, and e necessary in- ints. tain or confirm ers Patents of the has full right therewith, and assignment are it and Tradema	ction with such clared concerning d to cooperate with connection with a by reissue or the United States at to convey the agrees that this by further rk Office for
reissue applica any app the Ass claims claims reexam resultin entire itassignm identific recorda  Date Date	Alternative Identification for filed applications  1) Each undersigned agree applications for the inventitions and patents as the Ass. 2) Each undersigned agree of provisions or continuation or ignee in every way possible or provisions of the Internation a grant of a valid Urs. 5) Each undersigned agree ination a grant of a valid Urs. 5) Each undersigned authority form said application(s) to the treest herein assigned, and the internation is binding on him and the is binding on him and the Each undersigned here cation that may be necessartion of this document.  In witness whereof, execting the same and the same application is a same and the same a	filed  ses to exect on, and any ignee may ignee to exect chional Converses to perfor inted States foorizes and that he had his heirs, si by grants t y or desira  uted by the	December 29  Ite all papers necessary the all papers necessary the all papers necessary treeof, or any patent or ng evidence and going the all papers and doct tention for Protection rm all affirmative acts patent to the Assigne requests the Commiss Assignee, as Assignee in not executed, and wi accessors, assigns and the firm of OLIFF & Bi ole in order to comply the undersigned on the Inventor Si Inventor Si Inventor Si	y in connection reon, and also to the connection reissue applicated from the connection of the connection of the control of th	n with any interfaction based them such interference form any act who roperty or similar necessary to obtain the to issue any arterest, and cover any agreements tatives. The power to insofthe United States of the undersign shunch sadam.	erence wheelence wheelence ich may be ragreeme tain, main and all Lett in conflicient on this lates Pater	ments in connection may be determined in the enecessary in the ints.  Itain or confirm ers Patents of the has full right herewith, and assignment are than Trademates.	ction with such clared concerning d to cooperate with connection with h by reissue or the United States at to convey the agrees that this sty further rk Office for  (SEAL) (SEAL) (SEAL)
reissue applica any app the Ass claims of reexaminentire in assignm identific recorda  Date Date Date	Alternative Identification for filed applications  1) Each undersigned agree applications for the inventitions and patents as the Ass. 2) Each undersigned agree of provisions or continuation or ignee in every way possible or provisions of the Internation a grant of a valid Urs. 5) Each undersigned agree ination a grant of a valid Urs. 5) Each undersigned authority form said application(s) to the treest herein assigned, and the internation is binding on him and the is binding on him and the Each undersigned here cation that may be necessartion of this document.  In witness whereof, execting the same and the same application is a same and the same a	filed  tes to exect on, and any ignee may tes to exect division the in obtaint tes to exect tional Convest to perfor inted States to rizes and that he has his heirs, si by grants t y or desira  uted by the	December 29  Ite all papers necessary repatent(s) issuing the deem necessary recof, or any patent or ng evidence and going ite all papers and docu- rention for Protection rem all affirmative acts patent to the Assigne requests the Commiss Assignee, as Assignee in not executed, and wi accessors, assigns and the firm of OLIFF & Bi ole in order to comply  a undersigned on the  Inventor Si Inventor Si Inventor Si Inventor Si	y in connection reon, and also try in connection reissue applicing forward with aments and person of Industrial Properties. Signer of Patents of the entire in ill not execute, legal represent ERRIDGE, PLC with the rules date(s) opposing gnature gnature	n with any interfation based them such interference form any act who roperty or similar necessary to obtain the interest, and cover any agreements tatives.  The power to inso of the United South ite the undersignments.	erence wheelence wheelence ich may be ragreeme tain, main and all Lett in conflicient on this lates Pater	ments in connection may be determined in the enecessary in the ints.  Itain or confirm ers Patents of the has full right herewith, and assignment are than Trademates.	ction with such clared concerning d to cooperate with connection with a by reissue or the United States at to convey the agrees that this sy further rk Office for  (SEAL) (SEAL) (SEAL) (SEAL)
reissue applica any app the Ass claims reexam resultin entire ir assignm identific recorda  Date Date Date Date	Alternative Identification for filed applications  1) Each undersigned agree applications for the inventitions and patents as the Ass. 2) Each undersigned agree of provisions or continuation or ignee in every way possible or provisions of the Internation a grant of a valid Urs. 5) Each undersigned agree ination a grant of a valid Urs. 5) Each undersigned authority form said application(s) to the treest herein assigned, and the internation is binding on him and the is binding on him and the Each undersigned here cation that may be necessartion of this document.  In witness whereof, execting the same and the same application is a same and the same a	filed  tes to exect on, and any ignee may tes to exect division the in obtaint tes to exect tional Convesto perfor inted States to rizes and that he has his heirs, si by grants t y or desira  uted by the	December 29  Ite all papers necessary to patent(s) issuing there deem necessary. Ite all papers necessary ereof, or any patent or ng evidence and going ite all papers and docu- tention for Protection rem all affirmative acts patent to the Assigne- requests the Commiss Assignee, as Assignee is not executed, and wi- accessors, assigns and increasing to Comply the undersigned on the Inventor Si	y in connection reon, and also try in connection reissue applicate forward with aments and person for including forward with aments and person of Industrial Processioner of Patent of the entire in ill not execute, legal represente ERRIDGE, PLC with the rules date(s) opposing gnature gnature gnature gnature	n with any interfation based there ation based there such interference form any act who roperty or similar necessary to obtain the control of the united Statives.  The power to inso of the United Statives.  The undersign should be such as a such and a such a su	erence wheen, for the con, for the conflict con this ates Paterned name	ments in connection may be determined in the enecessary in the ints.  Itain or confirm ers Patents of the has full right herewith, and assignment are than Trademates.	ction with such clared concerning d to cooperate with connection with h by reissue or he United States nt to convey the agrees that this cry further rk Office for  (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
reissue applica any app the Ass claims of the Ass reexamine of the Ass r	Alternative Identification for filed applications  1) Each undersigned agree applications for the inventitions and patents as the Ass. 2) Each undersigned agree of provisions or continuation or ignee in every way possible or provisions of the Internation a grant of a valid Urs. 5) Each undersigned agree ination a grant of a valid Urs. 5) Each undersigned authority form said application(s) to the treest herein assigned, and the internation is binding on him and the is binding on him and the Each undersigned here cation that may be necessartion of this document.  In witness whereof, execting the same and the same application is a same and the same a	filed  tes to exect on, and any ignee may tes to exect division the in obtaint tes to exect tional Convesto perfor inted States to rizes and that he has his heirs, si by grants t y or desira  uted by the	December 29  Ite all papers necessary repatent(s) issuing the deem necessary Ite all papers necessary recof, or any patent or ng evidence and going Ite all papers and docu- rention for Protection rem all affirmative acts patent to the Assigne requests the Commiss Assignee, as Assignee is not executed, and wi accessors, assigns and the firm of OLIFF & Bi ole in order to comply  a undersigned on the  Inventor Si	y in connection reon, and also to the control of the entire in ill not execute, legal representation of the rules date(s) opposing gnature gnature gnature ignature	n with any interfation based themsuch interference form any act who roperty or similar encessary to obtain the state of the undersignal of the United State of the undersignal of the un	erence wheelence	ments in connection may be determined in the enecessary in the interest of the has full right herewith, and assignment are than Tradematers.	ction with such clared concerning d to cooperate with connection with a by reissue or the United States at to convey the agrees that this sy further rk Office for  (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
reissue applica any app the Ass claims reexam resultin entire it assignm identific recorda  Date Date Date Date Date	Alternative Identification for filed applications  1) Each undersigned agree applications for the inventitions and patents as the Ass. 2) Each undersigned agree of provisions or continuation or ignee in every way possible or provisions of the Internation a grant of a valid Urs. 5) Each undersigned agree ination a grant of a valid Urs. 5) Each undersigned authority form said application(s) to the treest herein assigned, and the internation is binding on him and the is binding on him and the Each undersigned here cation that may be necessartion of this document.  In witness whereof, execting the same and the same application is a same and the same a	filed  tes to exect on, and any ignee may tes to exect division the in obtaint tes to exect tional Convesto perfor inted States to rizes and that he has his heirs, si by grants t y or desira  uted by the	December 29  Ite all papers necessary to patent(s) issuing there deem necessary. Ite all papers necessary ereof, or any patent or ng evidence and going ite all papers and docu- tention for Protection rem all affirmative acts patent to the Assigne- requests the Commiss Assignee, as Assignee is not executed, and wi- accessors, assigns and increasing to Comply the undersigned on the Inventor Si	y in connection reon, and also try in connection reissue applicate forward with aments and person of Industrial Processioner of Patents of the entire in the interest of the entire in the interest of the entire in	n with any interfaction based them such interference form any act who roperty or similar necessary to obtain the interest, and cover any agreements tatives.  The power to inso of the United Statives of the United Statives.	erence wheelen, for the econ, main and all Lett mants that in conflice ert on this extes Paterned name	ments in connection may be determined in the enecessary in the interest of the has full right herewith, and assignment are than Tradematers.	ction with such clared concerning d to cooperate with connection with h by reissue or the United States at to convey the agrees that this sy further rk Office for  (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)

Witness

ASSIGNMENT

PATENT REEL: 011505 FRAME: 0110