

02/16/01

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Chishio HOSOKAWA

Serial No.: New Application

Filed: February 16, 2001

For: ACTIVELY DRIVEN ORGANIC EL DEVICE AND

MANUFACTURING METHOD THEREOF

## ASSIGNMENT TRANSMITTAL LETTER

Commissioner for Patents Washington, D.C. 20231

Sir:

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 Type:
	<pre>X New Resubmission (Non-Recordation) Document ID# Correction of PTO Error Reel # Frame # Corrective Document Reel # Frame #</pre>	X Assignment Security Agreement License Change of Name Merger Other
2.	Name of Conveying Party(ies):	
	Chishio HOSOKAWA, Chiba, Japan.	
3.	Name and Address of Receiving Part	<u>sy(ies)</u> :

1-1, Marunouchi 2-chome, Chiyoda-ku, Tokyo 100-8321 Japan.

4. Execution Date of Assignment: February 13, 2001.

IDEMITSU KOSAN CO., LTD.

PATENT REEL: 011559 FRAME: 0015

16621 U.S. PTO 09/784030

- 5. If this Assignment is being filed together with a new application, the execution date of the application is: <u>February 13, 2001</u>.
- 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 13698.

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.

February 16, 2001

Date

Charles A. Wendel

Registration No. 24,453

Attorney Docket No. HEIW: 005

PARKHURST & WENDEL, L.L.P.

1421 Prince Street, Suite 210

Alexandria, Virginia 22314-2805

Telephone: (703) 739-0220

2

## ASSIGNMENT

	* **	(1) Chishio HOSOKAWA (5)	
		(2)(6)	
(1-8)	Insert Name(s) of Inventor(s)		
		(4)(8)	
		In consideration of the sum of dollar (\$1.00) and paid to each of the undersigned, the undersigned agree transfer and set over to	
(9)	Insert name of Assignee	(9) IDEMITSU KOSAN CO., LTD.	
(10)	Insert address of Assignce	(10) 1-1, Marunouchi 3-chome, Chiyoda-	ku, Tokyo 100-8321 JAPAN
		(hereinafter designated as the Assignee) the entire righ the United States, its territories, dependencies and applications for patent and any Letters Patent which	possessions, in the invention, and all may be granted therefor, known as
(11)	Insert Identification of	(11) Actively Driven Organic EL	Device and
	Invention, such as Title, Case Number or Foreign	Manufacturing Method There	01 ₩:005 )
	Application Number		
		for which the undersigned executed an application fo	r patent in the United States of America
(12)	Insert Date of Signing of Application	(12 on February 13, 2001	
(13)	Alternative identification	(13) U.S. application Serial Number	· · · · · · · · · · · · · · · · · · ·
	for filed applications	filed February 16, 2001	
or exp this ap eviden	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to the such a such	o execute all papers and documents and perform any act wh	rence which may be declared concerning gnee in every way possible in obtaining lich may be necessary in connection with
or exp this ap eviden claims Patent Assign resultin and he execute	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) the undersigned hereby and from said applications or any preby covenants that he has (the ed and will not execute, any agree). The undersigned hereby go the undersigned here	to execute all papers necessary in connection with any interferivisional application thereof and to cooperate with the Assinterference.  To execute all papers and documents and perform any act white all Convention for Protection of Industrial Property, the Points or treaties.  To perform all affirmative acts which may be necessary to the entire worldwide.  This interference is and request(s) the patent offices or authorities to continuing or divisional applications thereof to the said Assey have) full right to convey the entire interest herein asset element in conflict herewith.  Trant(s) the firm of PARKHURST & WENDEL, L.L.P. the	rence which may be declared concerning gnee in every way possible in obtaining lich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not the power to insert on this assignment any
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such and the undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed.  4) The undersigned agree(s) the internation convention agree agree(s) the undersigned hereby are from said applications or any preby covenants that he has (the ed and will not execute, any agree identification which may be not seed and the ed and will not execute.	the separate assignments in connection with such application of execute all papers necessary in connection with any interferivisional application thereof and to cooperate with the Assinterference.  To execute all papers and documents and perform any act which all Convention for Protection of Industrial Property, the Points or treaties.  To perform all affirmative acts which may be necessary to the encountry where worldwide, atthorize(s) and request(s) the patent offices or authorities to continuing or divisional applications thereof to the said Assey have) full right to convey the entire interest herein assertement in conflict herewith.  Trant(s) the firm of PARKHURST & WENDEL, L.L.P. the coessary or desirable in order to comply with the rules of the said and the conflict here with the conflict here is not comply with the rules of the conflict here with the con	rence which may be declared concerning gnee in every way possible in obtaining lich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not the power to insert on this assignment any
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) the internation of the United States and else 5) The undersigned hereby and from said applications or any ereby covenants that he has (the ed and will not execute, any agree identification which may be not any other patent office work in witness whereof, execute	the separate assignments in connection with such application of execute all papers necessary in connection with any interferivisional application thereof and to cooperate with the Assinterference.  The execute all papers and documents and perform any act who all Convention for Protection of Industrial Property, the Points or treaties.  The perform all affirmative acts which may be necessary to the entire worldwide.  The execute all papers and documents and perform any act who all Convention for Protection of Industrial Property, the Points or treaties.  The perform all affirmative acts which may be necessary to the entire worldwide, atthorize(s) and request(s) the patent offices or authorities to continuing or divisional applications thereof to the said Assing have) full right to convey the entire interest herein assing the firm of PARKHURST & WENDEL, L.L.P. the exessary or desirable in order to comply with the rules of the date(s) opposite the undersigned on the date(s) opposite the undersigned on the date(s) opposite the undersigned and the content of the date(s) opposite the undersigned on the date(s) opposite the date(s) opposite the undersigne	rence which may be declared concerning gnee in every way possible in obtaining lich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not be power to insert on this assignment any the United States Patent and Trademark signed name(s).
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) the in the United States and else 5) The undersigned hereby and from said applications or any preby covenants that he has (the ed and will not execute, any agree of the undersigned hereby good identification which may be not or any other patent office world in witness whereof, execute the execute of	ce separate assignments in connection with such application of execute all papers necessary in connection with any interfer invisional application thereof and to cooperate with the Assignment interference.  To execute all papers and documents and perform any act who had Convention for Protection of Industrial Property, the Points or treaties.  To perform all affirmative acts which may be necessary to where worldwide.  To the interference of the said Assignment of divisional applications thereof to the said Assignment in conflict herewith.  The firm of PARKHURST & WENDEL, L.L.P. the coessary or desirable in order to comply with the rules of the divide, for recordation of this document.  The best of the said Assignment of the said Assignment of the said Assignment of the firm of PARKHURST & WENDEL, L.L.P. the coessary or desirable in order to comply with the rules of the said Assignment.  The same of Inventor of the said Assignment of PARKHURST & WENDEL, L.L.P. the coessary or desirable in order to comply with the rules of the said Assignment.  The same of Inventor of the said Assignment	rence which may be declared concerning gnee in every way possible in obtaining sich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not be power to insert on this assignment any the United States Patent and Trademark signed name(s).
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) tee in the United States and else 5) The undersigned hereby and from said applications or any preby covenants that he has (the ed and will not execute, any agree of identification which may be not any other patent office world in witness whereof, execute Date Fabruary, 13,22.	ce separate assignments in connection with such application of execute all papers necessary in connection with any interferivisional application thereof and to cooperate with the Assinterference.  To execute all papers and documents and perform any act who all Convention for Protection of Industrial Property, the Parits or treaties.  To perform all affirmative acts which may be necessary to where worldwide.  Authorize(s) and request(s) the patent offices or authorities to continuing or divisional applications thereof to the said Assey have) full right to convey the entire interest herein assertement in conflict herewith.  Tant(s) the firm of PARKHURST & WENDEL, L.L.P. the excessary or desirable in order to comply with the rules of the divide, for recordation of this document.  The base of Inventor  Name of Inventor  Name of Inventor	rence which may be declared concerning gnee in every way possible in obtaining lich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not the power to insert on this assignment any the United States Patent and Trademark signed name(s).  (SEAL)
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) the in the United States and else 5) The undersigned hereby and from said applications or any preby covenants that he has (the ed and will not execute, any agree identification which may be not or any other patent office world in witness whereof, execute Date    Fabruary	ce separate assignments in connection with such application of execute all papers necessary in connection with any interfer invisional application thereof and to cooperate with the Assignments interference.  To execute all papers and documents and perform any act who had Convention for Protection of Industrial Property, the Points or treaties.  To perform all affirmative acts which may be necessary to where worldwide.  Authorize(s) and request(s) the patent offices or authorities to continuing or divisional applications thereof to the said Assign have) full right to convey the entire interest herein assigneement in conflict herewith.  Trant(s) the firm of PARKHURST & WENDEL, L.L.P. the essary or desirable in order to comply with the rules of the divide, for recordation of this document.  Name of Inventor  Name of Inventor  Name of Inventor	rence which may be declared concerning gnee in every way possible in obtaining sich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not be power to insert on this assignment any the United States Patent and Trademark signed name(s).  (SEAL)  (SEAL)
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) or provisions of the Internation Convention, or similar agreeme 4) The undersigned agree(s) the internation convention, or similar agreeme 5) The undersigned hereby and from said applications or any preby covenants that he has (the document of the undersigned hereby good identification which may be not any other patent office world in witness whereof, execute Date Fobruary, 13,200  Date Date Date	ce separate assignments in connection with such application of execute all papers necessary in connection with any interfer invisional application thereof and to cooperate with the Assignments of execute all papers and documents and perform any act who had Convention for Protection of Industrial Property, the Parats or treaties.  To perform all affirmative acts which may be necessary to where worldwide.  This interference of the patent offices or authorities to continuing or divisional applications thereof to the said Assey have) full right to convey the entire interest herein asserted in conflict herewith.  The firm of PARKHURST & WENDEL, L.L.P. the cessary or desirable in order to comply with the rules of the divide, for recordation of this document.  The firm of Inventor Chapter Howard Chapter Name of Inventor	rence which may be declared concerning gnee in every way possible in obtaining lich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not the Dower to insert on this assignment any the United States Patent and Trademark signed name(s).  (SEAL)  (SEAL)
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) the in the United States and else 5) The undersigned hereby and from said applications or any preby covenants that he has (the ed and will not execute, any agree of identification which may be not or any other patent office world in witness whereof, execute Date  Date  Date  Date  Date  Date  Date	ce separate assignments in connection with such application of execute all papers necessary in connection with any interfer invisional application thereof and to cooperate with the Assignments interference.  To execute all papers and documents and perform any act who had Convention for Protection of Industrial Property, the Points or treaties.  To perform all affirmative acts which may be necessary to where worldwide.  To thorize(s) and request(s) the patent offices or authorities to continuing or divisional applications thereof to the said Assign have) full right to convey the entire interest herein assigneement in conflict herewith.  The firm of PARKHURST & WENDEL, L.L.P. the processary or desirable in order to comply with the rules of the divide, for recordation of this document.  The behavior of Inventor  Name of Inventor	rence which may be declared concerning gnee in every way possible in obtaining sich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not be power to insert on this assignment any the United States Patent and Trademark signed name(s).  (SEAL)  (SEAL)  (SEAL)
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) or provisions of the Internation Convention, or similar agreeme 4) The undersigned agree(s) lee in the United States and else in the United States and else in the United States and else in from said applications or any preby covenants that he has (the ed and will not execute, any agree identification which may be not any other patent office world In witness whereof, execute Date	ce separate assignments in connection with such application of execute all papers necessary in connection with any interfer invisional application thereof and to cooperate with the Assignment interference.  To execute all papers and documents and perform any act who all Convention for Protection of Industrial Property, the Paratte of treaties.  To perform all affirmative acts which may be necessary to where worldwide.  This or treaties of the patent offices or authorities to continuing or divisional applications thereof to the said Assey have) full right to convey the entire interest herein asserted in conflict herewith.  The firm of PARKHURST & WENDEL, L.L.P. the exessary or desirable in order to comply with the rules of the divide, for recordation of this document.  The behavior of the date(s) opposite the undersection of Inventor  Name of Inventor	rence which may be declared concerning gnee in every way possible in obtaining lich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not the Dischard Repower to insert on this assignment any the United States Patent and Trademark signed name(s).  (SEAL) (SEAL) (SEAL) (SEAL)
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) to the undersigned agree(s) to the United States and else 5) The undersigned hereby and from said applications or any preby covenants that he has (the ed and will not execute, any agreed and will not execute, any agree identification which may be not or any other patent office world in witness whereof, execute Date	ce separate assignments in connection with such application of execute all papers necessary in connection with any interfer invisional application thereof and to cooperate with the Assignments interference.  To execute all papers and documents and perform any act who had Convention for Protection of Industrial Property, the Points or treaties.  To perform all affirmative acts which may be necessary to where worldwide.  Authorize(s) and request(s) the patent offices or authorities to continuing or divisional applications thereof to the said Assign have) full right to convey the entire interest herein assigneement in conflict herewith.  Frant(s) the firm of PARKHURST & WENDEL, L.L.P. the excessary or desirable in order to comply with the rules of the divide, for recordation of this document.  Mame of Inventor  Name of Inventor	rence which may be declared concerning gnee in every way possible in obtaining sich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not the United States Patent and Trademark signed name(s).  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
or exp this ap eviden claims Patent Assign resultin and he execute further	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) to the undersigned agree(s) to the United States and else 5) The undersigned hereby and from said applications or any preby covenants that he has (the ed and will not execute, any agreed and will not execute, any agreed to the undersigned hereby good identification which may be not or any other patent office world In witness whereof, execute Date	ce separate assignments in connection with such application of execute all papers necessary in connection with any interfer invisional application thereof and to cooperate with the Assignments interference.  To execute all papers and documents and perform any act who had Convention for Protection of Industrial Property, the Points or treaties.  To perform all affirmative acts which may be necessary to where worldwide.  The action of the patent offices or authorities to continuing or divisional applications thereof to the said Assign have) full right to convey the entire interest herein assigneement in conflict herewith.  The action of PARKHURST & WENDEL, L.L.P. the exessary or desirable in order to comply with the rules of the divide, for recordation of this document.  The action of Inventor  Name of Inventor	rence which may be declared concerning gnee in every way possible in obtaining sich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not the United States Patent and Trademark signed name(s).  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
or exp this ap eviden claims Patent Assign resultin and he execute further Office	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to or provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) to the undersigned agree(s) to the United States and else 5) The undersigned hereby and from said applications or any preby covenants that he has (the document of the undersigned hereby good and will not execute, any agree of the undersigned hereby good and the undersigned hereby good and the undersigned hereby good any other patent office world in witness whereof, execute Date	ce separate assignments in connection with such application of execute all papers necessary in connection with any interfer invisional application thereof and to cooperate with the Assignments interference.  To execute all papers and documents and perform any act who had Convention for Protection of Industrial Property, the Points or treaties.  To perform all affirmative acts which may be necessary to where worldwide.  Authorize(s) and request(s) the patent offices or authorities to continuing or divisional applications thereof to the said Assign have) full right to convey the entire interest herein assigneement in conflict herewith.  Frant(s) the firm of PARKHURST & WENDEL, L.L.P. the excessary or desirable in order to comply with the rules of the divide, for recordation of this document.  Mame of Inventor  Name of Inventor	rence which may be declared concerning gnee in every way possible in obtaining sich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not the United States Patent and Trademark signed name(s).  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
or exp this ap eviden claims Patent Assign resultin and he execute further Office	ations thereof and also to executedient.  2) The undersigned agree(s) to plication or any continuing or doce and going forward with such 3) The undersigned agree(s) to provisions of the Internation Convention, or similar agreemed 4) The undersigned agree(s) are in the United States and else 5) The undersigned hereby are from said applications or any preby covenants that he has (the deand will not execute, any agree) identification which may be not any other patent office world in witness whereof, execute Date	e separate assignments in connection with such application of execute all papers necessary in connection with any interference ivisional application thereof and to cooperate with the Assiminterference.  o execute all papers and documents and perform any act whom all Convention for Protection of Industrial Property, the Points or treaties.  to perform all affirmative acts which may be necessary to where worldwide.  atthorize(s) and request(s) the patent offices or authorities to continuing or divisional applications thereof to the said Assey have) full right to convey the entire interest herein assected in conflict herewith.  Tant(s) the firm of PARKHURST & WENDEL, L.L.P. the cossary or desirable in order to comply with the rules of the divide, for recordation of this document.  d by the undersigned on the date(s) opposite the understand by the undersigned on the date(s) opposite the understand of Inventor  Name of Inventor	rence which may be declared concerning gnee in every way possible in obtaining sich may be necessary in connection with atent Cooperation Treaty, the European to obtain a grant of valid patents to the issue any and all Patents or patent rights signee, as Assignee of the entire interest, signed, and that he has (they have) not be power to insert on this assignment any the United States Patent and Trademark signed name(s).  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)

ASSIGN

**RECORDED: 02/16/2001** 

PATENT REEL: 011559 FRAME: 0017