0	2/	12	3/0	/

(Rev. 6-93)	TO-1595)		RECO	OIL	3-12-2001		U.S. DEPAR Pati	TMENT OF COMMERCE ent and Trademark Office
S&H 1/99	9			<u> </u>		_		
To the	Honorable	e Commis	sioner of Patents and Traden	narks	01631609		copy thereof.	
1.	Name o	of conve	eying party(ies):	1	01001000			
	(1)	Kouich	ni SHIMAMURA					PTO
2.	Name a	and add	ress of receiving party(i	ies):				s. 0636
			ANO SYSTEMS ENGIN ata, Tsuruga, Nagano-s					31002 U. 09/79
3.	Nature	of conv	eyance:					
		<u>x</u>	Assignment Security Agreement Other:		Merger Change of Nan	ne		(0
	Execut	ion Date	e(s): <u>February 8, 2001</u>					, 45
4.	Applica	ation nur	mber(s) or patent numbe	er(s):				//0
	This do (a) (b)	The ex	is being filed together vecution date(s) of the a le is: THREE-DIMENSIC	pplication is/are:	February 8, 2001			1/00
	This do (a) (b)	cument	is being filed after filing Application No(s), Issue	of the application, filed ed	n: ; ;	or		N
5.	Name a	and add	ress of party to whom c	orrespondence c	oncerning docum	ent should b	oe mailed:	J
		Attenti 700 El	S & HALSEY LLP on: James D. Halsey, J eventh Street, N.W., Su ngton, D.C. 20001		Our Docket: 10	095.1162/JE	DΗ	
6.	Total n	umber d	of applications and pater	nts involved: 1	_			
7.	Total fe	ee (37 C	FR 3.41)\$	40.00				
		<u>X</u>	Enclosed Authorized to be charg	ged to deposit ac	count.			
8.			nt No.: 19-3935 (Any ute copy of this page if p			charged to t	his Deposit Ad	ccount)
9.	To the	best of	signature. my knowledge and belie e original document.	ef, the foregoing in	nformation is true	and correct	t and any attao	ched copy is a
			sey, Jr., Reg. No. 22,729 Person Signing	9	Signature	<u></u>	ebruary 22, <u>20</u> Date	<u>001</u>
			1000000			mber of pag	ges including o	cover sheet: 2
9/2001 Di	BYRNE O	0000162	09790636 40.00 DP	DO NOT USE TH	IIG SPACE			
d: 581			40.00 Nr	\smile				

PATENT REEL: 011561 FRAME: 0536

U.S. ASSIGNMENT

&H 7/84

	E(S))	
FUJITSU NAGANO SYSTEMS EN	GINEERING LIMITED	
1403-3, Nabeyata, Tsuruga	, Nagano-shi, Nagano 380-0813 Japan	
nd transfers to ASSIGNEE the entire and ex	ich is hereby acknowledged, the undersigned ASSIGNOR hereby sel clusive right, title and interest to the invention entitled	lls, ass
itle of Invention)	VILLEGE AND	
THREE-DIMENSIONAL MODEL A	NALYZING APPARATUS	
	· · · · · · · · · · · · · · · · · · ·	
iting to International Patent Application PCT tes was executed on even date herewith o	[JP/and/or for which application for Letters Patent of to] If not so executed, was:	the Un
executed on	; (Insert date of execution of application, if not concurren	t)
filed on	, Any registered attorney of STAAS & HALSEY, 700 Elev	enth
Serial No;	Street, N.W., Washington, D.C. 20001 (202/434-1500) hereby authorized to insert in (b) the specified data, whe	
	known.	373
wal, substitute, reissue or reexamination a nt(s) may be granted and including any e nt(s)").	of the United States granted on said application and any continuation, pplication based thereon, for the full term or terms for which the sain extensions thereof (collectively, hereinafter, "said application(s) and	id Lett d Lett
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). The ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem section for said invention, including in the prent(s), in any interference, reissue, reexamin may arise or be declared in relation to said rate assignments and declarations, taking	pplication based thereon, for the full term or terms for which the sai	id Lett d Lett SSIGNi enforci d Lette oceedi includi
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). the ASSIGNOR agree(s), when requested by a all acts which the ASSIGNEE may deem ection for said invention, including in the prent(s), in any interference, reissue, reexamin the may arise or be declared in relation to said ate assignments and declarations, taking noce.	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said AS a necessary, desirable or expedient, for securing, maintaining and exparation and prosecution of said application(s) and the issuance of said ation, or public use proceeding, and in any litigation or other legal processed acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and processing all rightful oaths, providing sworn testimony, and obtaining and processed in the said application or said and processed in the said application or said and processed in the said application or said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and ASSI	SSIGN SSIGN enforci d Lette oceedi includi
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). the ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem ection for said invention, including in the prent(s), in any interference, reissue, reexamin may arise or be declared in relation to said attending and declarations, taking noce. WITNESS WHEREOF, the undersigned invention may be considered in the conside	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said AS in necessary, desirable or expedient, for securing, maintaining and exparation and prosecution of said application(s) and the issuance of said atton, or public use proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, in	id Lett d Lett SSIGN enforc d Lett oceedi includi roduci
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). the ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem action for said invention, including in the prent(s), in any interference, reissue, reexaminate may arise or be declared in relation to said ate assignments and declarations, taking ince. WITNESS WHEREOF, the undersigned interesting in the prent (s).	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge the expension of said application(s) and the issuance of said ation, or public use proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s).	id Lett d Lett SSIGN enforc d Lett oceedi includi roduci
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). he ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem ction for said invention, including in the prent(s), in any interference, reissue, reexamin may arise or be declared in relation to sa ate assignments and declarations, taking nce. WITNESS WHEREOF, the undersigned inventor(s)!	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said AS a necessary, desirable or expedient, for securing, maintaining and experience and prosecution of said application(s) and the issuance of said ation, or public use proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s). (Date) (Typed Name & Signature of With	id Lett d Lett enforc d Lett oceed includi roduci
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). the ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem ction for said invention, including in the preside, in any interference, reissue, reexamination are assignments and declarations, taking ince. WITNESS WHEREOF, the undersigned invention of the said attemption of the sa	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without application(s) and the issuance of said application and properties are proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s). (Date) (Typed Name & Signature of With Emphree and Papers (1) and P	id Lett d Lett enforc d Lett oceed includi roduci
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). the ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem cition for said invention, including in the prent(s), in any interference, reissue, reexamine may arise or be declared in relation to said ate assignments and declarations, taking ince. WITNESS WHEREOF, the undersigned invertigation of the said at the sa	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without application(s) and the issuance of said application and properties are proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s). (Date) (Typed Name & Signature of With Emphree and Papers (1) and P	id Lett d Lett enforc d Lett oceed includi roduci
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). the ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem ection for said invention, including in the prent(s), in any interference, reissue, reexamined may arise or be declared in relation to said assignments and declarations, taking ince. WITNESS WHEREOF, the undersigned invertigation of the said assignments and declarations. WITNESS WHEREOF, the undersigned invertigation of the said assignments.	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without application(s) and the issuance of said application and properties are proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s). (Date) (Typed Name & Signature of With Emphree and Papers (1) and P	id Lett d Lett SSIGN enforc d Lett oceedi includi roduci
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). The ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem section for said invention, including in the prent(s), in any interference, reissue, reexamin h may arise or be declared in relation to sairate assignments and declarations, taking ince. If WITNESS WHEREOF, the undersigned invention of the sair was a signature of signature of signature.	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without application(s) and the issuance of said application and properties are proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s). (Date) (Typed Name & Signature of With Emphree and Papers (1) and P	id Lett d Lett SSIGNi enforci d Lette oceedi includi roduci
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). The ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem section for said invention, including in the prent(s), in any interference, reissue, reexamin h may arise or be declared in relation to sairate assignments and declarations, taking ince. If WITNESS WHEREOF, the undersigned invention of the sair was a signature of signature of signature.	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without application(s) and the issuance of said application and properties are proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s). (Date) (Typed Name & Signature of With Emphree and Papers (1) and P	id Lett d Lett SSIGNi enforci d Lette oceedi includi roduci
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). The ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem section for said invention, including in the prent(s), in any interference, reissue, reexamin h may arise or be declared in relation to sairate assignments and declarations, taking ince. If WITNESS WHEREOF, the undersigned invention of the sair was a signature of signature of signature.	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without application(s) and the issuance of said application and properties are proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s). (Date) (Typed Name & Signature of With Emphree and Papers (1) and P	id Lett d Lett SSIGNi enforci d Lette oceedi includi roduci
wal, substitute, reissue or reexamination ant(s) may be granted and including any ent(s)"). The ASSIGNOR agree(s), when requested by all acts which the ASSIGNEE may deem ection for said invention, including in the prent(s), in any interference, reissue, reexamin may arise or be declared in relation to said assignments and declarations, taking ince. I WITNESS WHEREOF, the undersigned invertigation of the said assignments and declarations.	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without application(s) and the issuance of said application and properties are proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s). (Date) (Typed Name & Signature of With Emphree and Papers (1) and P	id Lett d Lett SSIGN enforc d Lett oceedi includi roduci
wal, substitute, reissue or reexamination a nt(s) may be granted and including any ent(s)"). The ASSIGNOR agree(s), when requested by o all acts which the ASSIGNEE may deem section for said invention, including in the prent(s), in any interference, reissue, reexaminate may arise or be declared in relation to sairate assignments and declarations, taking ence. If WITNESS WHEREOF, the undersigned inventor(s) where & Signature of Inventor(s) where we will be a summary of the sair and	pplication based thereon, for the full term or terms for which the sai extensions thereof (collectively, hereinafter, "said application(s) and a said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without charge to but at the expense of said ASSIGNEE and without application(s) and the issuance of said application and properties are proceeding, and in any litigation or other legal prome, such acts to include but not be limited to executing all papers, if all rightful oaths, providing sworn testimony, and obtaining and proventor(s) has (have) affixed his/her/their signature(s). (Date) (Typed Name & Signature of With Emphree and Papers (1) and P	id Lett d Lett enforc d Lett oceed includi roduci

RECORDED: 02/23/2001

PATENT REEL: 011561 FRAME: 0537