Director of the U.S. Paten and Trademark Office **Box Assignments** Washington, D.C. 20231

03/26/2002 01 FC:581

03-26-2002



SHEET

U.S. DEPARTMENT OF COMMERGE Patent and Trademark Office

		102029900			Attorney Docket No. 112198
	T	o the Director of the U.S. Patent and Trademark Office: P	lease	recor	d the attached original document or copy thereof.
1.	A.	Name of conveying parties: Ryuichiro MAEYAMA Yoshikazu OKAMOTO	2.	A.	Name and address of receiving party: FUJI XEROX CO., LTD. 17-22, AKASAKA 2-CHOME, MINATO-KU, TOKYO, JAPAN
	B.	Additional name(s) of conveying party(ies) attached?			
3.	A.	Nature of conveyance:		В.	Additional name(s) & address(es) attached? ☐Yes ☒ No
	\boxtimes	Assignment			
		Security Agreement			
		Other			
	В.	Execution Date: March 5, 2002			
4.	Α.	If this document is being filed together with a new appl	icatio	n, the	execution date of the application is: March 5, 2002
	B.	Patent Application No.(s)		C.	Patent No.(s)
	, -	Additional numbers att	ached'	? [Yes No
5.		ne and address of party to whom correspondence ocerning document should be mailed:	6.	Tot	al number of applications and patents involved: 1
	N	ame: James A. Oliff	7.	A.	Total fee (37 CFR 3.41)\$ 40.00
				B.	Enclosed (Check No. 128669)
	A	ddress: OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, VA 22320	8.		edit any overpayment or charge any underpayment to posit account number 15-0461.
		AAAAAF 18887A18			
		40.00 DP			
9.	То	atement and signature. the best of my knowledge and belief, the foregoing informer original document.	nation	is tri	ue and correct and any attached copy is a true copy of
		nes A. Oliff, Registration No. 27,075 omas J. Pardini, Registration No. 30,411			Date: March 15, 2002
		-	includ	ing co	over sheet, attachments, and document: 2

ASSIGNMENT

		(1) Ryuichiro MAEYAMA	(5)
/1 Ω	Insert	(2) <u>Yoshikazu OKAMOTO</u>	(6)
(1-0	Name(s) of Inventor(s)	(3)	(7) and
	THIVEHOOD (S)	(4)	
		In consideration of to other good and valuable considering signed, the undersigned agreems assign, transfer and set over	the sum of one dollar (\$1.00) and erations paid to each of the undere(s) to assign, and hereby does to
(9)	Insert Name of Assignee	(9) FUJI XEROX CO., LTD.	
(10)	Insert Address of Assignee	(10) <u>17-22, Akasaka 2-chome</u> ,	Minato-ku, Tokyo, Japan
		(hereinafter designated as the and interest for the United Stu.S.C. §100, in the invention, including any and all divisions reissues, and all Letters Preexamination certificates than known as	Assignee) the entire right, title tates of America as defined in 35 and in all applications for patent continuations, substitutes, and atent, extensions, reissues and t may be granted on the invention
(11)	Insert Identifi-	(11) IMAGE FORMING APPARATUS	AND BELT MODULE FOR USE WITH
	cation, such as Title, Case Number or Foreign Appli- cation Number	THE APPARATUS	
	cation Number		
		for which the undersigned has patent in the United States of	(have) executed an application for America
(12)	Insert Date of Signing of Application	(12) on <u>March 5, 2002</u>	
(13)	Alternative	(13) U.S. application Serial N	lumber
	TAT TILES	filedMarch 15, 2002	
appl also may	 The undersigned ication and any conf to execute separate deem necessary. The undersigned 	d agree(s) to execute all paper tinuing, divisional or reissue a ssignments in connection with d agree(s) to execute all paper agree(s) to execute all paper agree declared concerning this appliance that applies the sample of t	s necessary in connection with the applications for the invention and such applications as the Assignee s necessary in connection with any location or continuation or division
to iat the not to	5) The undersigne ssue any and all Let ny divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigned his assignment any fomply with the rules his document.	ed hereby authorize(s) and requesters Patents of the United Statinuing or reissue applications and hereby covenants that he has been assigned, and that he has beents in conflict herewith. d hereby grant(s) the firm of OI curther identification which may sof the United States Patent and	s necessary in connection with any lication or continuation or division possible in obtaining evidence and and documents and perform any act provisions of the International maties agreements. The provisions of the International maties agreements. The provisions of the International maties acts which may be necessary into favalid United States patent est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee (they have) full right to convey (they have) not executed, and will the power to insert be necessary or desirable in order defined on the date(s) opposite the
torffe tot	5) The undersigne ssue any and all Let ny divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigner is assignment any fomply with the rules his document. In witness where	ed hereby authorize(s) and requesters Patents of the United Statinuing or reissue applications and hereby covenants that he has been assigned, and that he has elents in conflict herewith. d hereby grant(s) the firm of OI further identification which may sof the United States Patent and of, executed by the undersign	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee is (they have) full right to convey (they have) not executed, and will liff & HERRIDGE the power to insert be necessary or desirable in order data and the date(s) opposite the
torffe tot	5) The undersigne ssue any and all Let ny divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigner is assignment any fomply with the rules his document. In witness where	ed hereby authorize(s) and requesters Patents of the United Statinuing or reissue applications and hereby covenants that he has been assigned, and that he has elents in conflict herewith. d hereby grant(s) the firm of OI further identification which may sof the United States Patent and of, executed by the undersign	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee is (they have) full right to convey (they have) not executed, and will liff & HERRIDGE the power to insert be necessary or desirable in order data and the date(s) opposite the
to i or at of the not cof t unde Date	5) The undersigne ssue any and all Let ny divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigned his assignment any fomply with the rules his document. In witness where rsigned name(s). March 5, 2002	ed hereby authorize(s) and requesters Patents of the United Statinuing or reissue applications and hereby covenants that he has been assigned, and that he has been assigned, and that he has been assigned, and that he has been in conflict herewith defirm of OI curther identification which may sof the United States Patent and of, executed by the undersign Name of Inventor Rymchur	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee as (they have) full right to convey (they have) not executed, and will liff & HERRIDGE the power to insert be necessary or desirable in order and Trademark Office for recordation and on the date(s) opposite the Maeyama (SEAL)
to i a control to	5) The undersigne ssue any and all Let ny divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigned his assignment any fomply with the rules his document. In witness whered raigned name(s). March 5, 2002 March 5, 2002 March 5, 2002	ed hereby authorize(s) and requesters Patents of the United Statinuing or reissue applications and hereby covenants that he has been assigned, and that he has been assigned, and that he has been assigned, and that he has been in conflict herewith. It is the firm of OI curther identification which may soft the United States Patent and of, executed by the undersign Name of Inventor Name of Inventor	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee as (they have) full right to convey (they have) not executed, and will LIFF & BERRIDGE the power to insert be necessary or desirable in order d Trademark Office for recordation med on the date(s) opposite the Maeyama (SEAL) (SEAL)
to i a coft the not coft unde Date Date Date	5) The undersigne ssue any and all Let ny divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigned his assignment any fomply with the rules his document. In witness where rsigned name(s). March 5, 2002	ed hereby authorize(s) and requesters Patents of the United Stationum or reissue applications and hereby covenants that he has been assigned, and that he has been assigned, and that he has been assigned, and that he has been in conflict herewith defirm of OI curther identification which may soft the United States Patent and of, executed by the undersign Name of Inventor Name of Inventor Name of Inventor	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee as (they have) full right to convey (they have) not executed, and will lift HERRIDGE the power to insert be necessary or desirable in order desirable in order desirable in order desirable on the date(s) opposite the lift Maeyama (SEAL) (SEAL) (SEAL)
to i a to the not to of the no	5) The undersigne ssue any and all Let ny divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigned his assignment any fomply with the rules his document. In witness where rsigned name(s). March 5, 2002 March 5, 2002	ed hereby authorize(s) and requesters Patents of the United Statinuing or reissue applications and hereby covenants that he has been assigned, and that he has been assigned, and that he has been assigned, and that he has been and the conflict herewith. It is not conflict herewith. It is not conflict herewith and thereby grant(s) the firm of OI curther identification which may soft the United States Patent and the confliction of the United States Patent and the undersign of the United States Patent and the undersign of the United States Patent and the undersign of the United States Patent and United S	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee as (they have) full right to convey (they have) not executed, and will LIFF & BERRIDGE the power to insert be necessary or desirable in order d Trademark Office for recordation med on the date(s) opposite the Maryama (SEAL) (SEAL) (SEAL)
to i a coft the not coft unde Date Date Date Date Date	5) The undersigne ssue any and all Let my divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigned his assignment any fomply with the rules his document. In witness where rsigned name(s). March 5, 2002 March 5, 2002 March 5, 2002 March 5, 2002	ed hereby authorize(s) and requesters Patents of the United State inuing or reissue applications and hereby covenants that he has been assigned, and that he has been assigned, and that he has been assigned, and that he has been in conflict herewith defined by the firm of OI curther identification which may soft the United States Patent and of, executed by the undersign Name of Inventor	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee as (they have) full right to convey (they have) not executed, and will lift & HERRIDGE the power to insert be necessary or desirable in order desirable in order desirable in order desirable on the date(s) opposite the Maeyama (SEAL) (SEAL) (SEAL) (SEAL)
to i a to i a to the not to of	5) The undersigne ssue any and all Let ny divisional, cont he entire interest her execute, any agreem 6) The undersigned his assignment any fomply with the rules his document. In witness whered rsigned name(s). March 5, 2002 March 5, 2002 March 5, 2002	ed hereby authorize(s) and requesters Patents of the United State inuing or reissue applications and hereby covenants that he has been assigned, and that he has been assigned, and that he has been in conflict herewith. It is described by the firm of OI curther identification which may sof the United States Patent and of, executed by the undersign Name of Inventor	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee as (they have) full right to convey (they have) not executed, and will LIFF & BERRIDGE the power to insert be necessary or desirable in order d Trademark Office for recordation med on the date(s) opposite the Maeyama (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
to i a to find the not contitude of the not contitude of the note	5) The undersigne ssue any and all Let my divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigned his assignment any fomply with the rules his document. In witness where rsigned name(s). March 5, 2002 March 5, 2002 March 5, 2002 This assignment sh A. (b) a U.S. Constre at least two with the sent and some sent and	ed hereby authorize(s) and requesters Patents of the United State inuing or reissue applications and hereby covenants that he has been assigned, and that he has been assigned by the firm of OI curther identification which may soft the United States Patent and of, executed by the undersign wame of Inventor Name of Inventor	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee as (they have) full right to convey (they have) not executed, and will lift & HERRIDGE the power to insert be necessary or desirable in order and Trademark Office for recordation and on the date(s) opposite the Maeyama (SEAL)
toriate not continue to the not continue to the not continue to the note that the note	5) The undersigne ssue any and all Let my divisional, cont he entire interest, entire interest her execute, any agreem 6) The undersigneem is assignment any fomply with the rules his document. In witness where rsigned name(s). March 5, 2002 March 5, 2002 March 5, 2002 This assignment sh A. (b) a U.S. Consore at least two with the soul of the same and the same and the same at the same and the same and the same and the same and the same at least two with the same and the same an	ed hereby authorize(s) and requesters Patents of the United State inuing or reissue applications and hereby covenants that he has agent assigned, and that he has been assigned by the firm of OI curther identification which may sof the United States Patent and of, executed by the undersign Name of Inventor	est(s) the Commissioner of Patents es resulting from said application to the said Assignee, as Assignee as (they have) full right to convey (they have) not executed, and will LIFF & HERRIDGE the power to insert be necessary or desirable in order d Trademark Office for recordation med on the date(s) opposite the Maeyama (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)

RECORDED: 03/15/2002

PATENT REEL: 012701 FRAME: 0110