To the Director, U.S. Patent and Pradesnar 1. Name of conveying party(ies): (a) KAORI HIRATSUKA (b) HIROHIDE TANIKAWA (c) TSUTOMU ONUMA TRANSMITTA 1. O6 - 05 - 2002 Atty. Docket: 00684.003350 1 documents or copy thereof. 102111343 Name: CANON KABUSHIKI KAISHA	
1. Name of conveying party(ies): (a) KAORI HIRATSUKA (b) HIROHIDE TANIKAWA 1. Name of conveying party(ies): (a) KAORI HIRATSUKA (b) HIROHIDE TANIKAWA Name: CANON KABUSHIKI KAISHA	
1. Name of conveying party(ies): (a) KAORI HIRATSUKA (b) HIROHIDE TANIKAWA 1. 102111343 1. ecceiving party(ies): Name: CANON KABUSHIKI KAISHA	
(d) NOBUYUKI OKUBO (c) TSUNEO NAKANISHI	-
Additional name(s) of conveying party(ies) attached? Foreign Address: 3-30-2, Shimomaruko, Ohta-ku	
Tokyo, Japan	
3. Nature of conveyance: X Assignment	
Execution Date: (a) May 11, 2002; (b) May 15, 2002; (c)	
May 13, 2002; (d) May 10, 2002; (e) May 14, 2002 City: State ZIP	
Additional name(s) & address(es) attached? \square Yes \boxed{X}	No
If this document is being filed together with a new application, the execution date of the application is: A. Patent Application Number: 10/095,991 Filing Date: March 13, 2002 B. Title of Invention: MAGNETIC TONER AND PROCESS CARTRIDGE Additional numbers attached? Yes X No	
5. Name and address of party to whom correspondence concerning document should be mailed: 6. Number of applications and patents involved:	
Name: Fitzpatrick, Cella, Harper & Scinto One	
7. Total fee (37 CFR 3.41): \$ 40.00	
New York, New York 10112-3801 X Enclosed Authorized to be charged to deposit account	
Telephone No.: (212) 218-2100 8. Deposit account number (for deficiency or excess)	
Facsimile No.: (212) 218-2200 (Attach duplicate copy of this page if paying by deposit acc	ount):
7/04/2002 GTON11 00000098 10095991 DO NOT USE THIS SPACE	
9. Statement and signature.	
To the best of my knowledge and belief, the foregoing information is true and the attached is the original document or is a true copy of the original document.	
PETER SAXON Name of Person Signing Signature Date	

Assignment

FOR VALUE RECEIVED			
Kaori HIRATSUKA Hirohide TAM	NIKAWA Tsutomu ONUMA		
Nobuyuki OKUBO and <u>Tsuneo NAKAN</u>	NISHI		
citizen(s) of Japan			
residing at (respectively) 489-1-403 Shimotogari, Nagaizumicho, Suntoh-gun, Shizuoka-ken, Japan; 342-1-B-305 Nakatogari, Nagaizumicho, Suntoh-gun, Shizuoka-ken, Japan; 436 Totsukacho, Totsuka-ku, Yokohama-shi, Kanagawa-ken, Japan; 3-13-2-1001 Shinyokohama, Kohoku-ku, Yokohama-shi, Kanagawa-ken, Japan; and 5-4-16-103 Namiki, Abiko-shi, Chiba-ken, Japan			
hereby sell, assign, transfer and convey unto CANON KABUSHIKI KAISHA, a corporation of Japan having a place of business at 3-30-2 Shimomaruko, Ohta-ku, Tokyo, Japan,			
its successors, assigns and legal representatives (hereing for the United States in and to certain inventions relation	after called the "Assignee"), the entire right, title and interest, ag to		
MAGNETIC TONER AND PROCESS CARTRIDGE			
and described in an application for Letters Patent of the United States filed on 13/MAR/2002 as Application No. 10/095.991 and in and to said application, and all divisions, renewals and continuations thereof, and all Letters Patent of the United States which may be granted thereon, and all reissues and extensions thereof; and we hereby authorize and request the Commissioner for Patents and Trademarks of the United States to issue all Letters Patent upon said inventions to the Assignee or to such nominees as it may designate.			
form of protection for said inventions, the benefit of the	inees to invoke and claim for any application for patent or other right of priority provided by the International Convention by any convention which may henceforth be substituted for it, urther written or oral authorization from us.		
ment, consent to file or like document which may be require arrows of the right of said Assignee or nominees to cla	hall be deemed a full legal and formal equivalent of any assignuired in the United States for any purpose and more particularly time the aforesaid benefit of the right of priority provided by the Property, as amended, or by any convention which may hence-		
AND we hereby convenant that we have the full right to that we have not executed and will not execute any agree	convey the entire right, title and interest herein assigned and ement in conflict herewith.		
AND we hereby convenant and agree that we will communicate to said Assignee or nominees all facts known to us pertaining to said inventions, and testify in all legal proceedings, sign all lawful papers, execute all divisional, continuing and reissue applications, make all rightful oaths and declarations and in general perform all lawful acts necessary or proper to aid said Assignee or nominees in obtaining, maintaining and enforcing all lawful patent protection for said inventions in the United States.			
By: <u>Kaori Kustsuka</u> Kaori HIRATSUKA	Date:		
By: Justice Jasthana. Hirohide TANIKAWA	Date: May 16 2002		
By: <u>Trutomu Onuma</u> Tsutomu ONUMA	Date: May 13, 2002		

By: Nobuyuki OKUBO

By: Transe Nakanishi Date: May 14, 2002

Tsuneo NAKANISHI

- 1 -

RECORDED: 05/30/2002

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