Mail Stop: **Assignment Recordation Services** Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

40.00 DP



S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

11	Please record the attached	original document or copy thereof.
1.	A. Name of conveying parties: Masanobu NINOMIYA Toshiyuki YANO	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 ☐ Yes ☒ No	?
3.	A. Nature of conveyance:	B. Additional name(s) & address(es) attached?
	☐ Security Agreement ☐ Change of Name	
	Other	
	B. Execution Date: All- September 8, 2003	
4.	A. If this document is being filed together with anew a 2003 / D/65 92 93 B. Patent Application No.(s)	pplication, the execution date of the application is: All-Septer C. Patent No.(s)
	Additional numbers	attached? Yes No
5.	Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
	Name: James A. Oliff	7. A. Total fee (37 CFR 3.41)\$\\\\\40.00
		B. Enclosed (Check No. 146162
	Address: OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, VA 22320	Credit any overpayment or charge any underpayment deposit account number 15-0461.
	Statement and signature. To the best of my knowledge and belief, the foregoing info the original document.	rmation is true and correct and any attached copy is a true co
9.	the original document.	Date: <u>September 11, 2003</u>

		(1)	Masanobu Ninomiya			
1-8)	Insert	(2)	Toshiyuki Yano	(6)	·	
•	Name(s) of Inventor(s)	(3)	<u> </u>			
		(4)				
		to ear	In consideration of the sum of one of the of the undersigned, each undersign to			
)	Insert Name of	(9)	FUJI XEROX CO., LTD.			
0)	Insert Address of Assignee	(10)	17-22, Akasaka 2-chome,	Minato-ku, Tokyo	, Japan	
		the er inven divisi	nafter designated as the Assignee) at tire right, title and interest for the Unition, and in all applications for paten onal, continuation, substitute, and re- es and reexamination certificates tha TONER FOR ELECTROSTA	nited States of America i including any and all p ssue application(s), and i may be granted on the	as defined in 35 U.S.C provisional, non-provi all Letters Patent, ex- invention known as	C. §100, in the sional, tensions,
1)	Insert Identification	(11)				
	such as Title, Case		ELECTROSTATIC LATEN			
	Number, or Foreign		PREPARING TONER FOR			
	Application Number	(Attor	AND IMAGE FORMING M	1113.47		
			ich the undersigned has (have) execu a date herewith or	ted an application for p	atent in the United St	ates of Americ
2)	Insert Date of Signing of	(12)	September 8, 20	003		
~,	Application					
	Application Alternative	(13)	U.S. application Serial Number			
3)	Application Alternative Identification for filed applications 1) Each undersigned agree applications for the inventions and patents as the Assigned agreement agreemen	filed is to execu a, and any gnee may	nte all papers necessary in connection patent(s) issuing thereon, and also t deem necessary.	with any application as execute separate assig	nd any continuing, div	risional or with such
issue : pplicat y applicat aims o examin om sala ding entificat cordsti	Application Alternative Identification for filed applications 1) Each undersigned agree applications for the inventions and patents as the Assignation or continuation or dense in every way possible in every way possibl	filed as to execute, and any gnee may so executivision the nobtaining to operational Convoluted States rizes and a executed, sors, assign y grants the or desirable and by the	the all papers necessary in connection patent(s) issuing thereon, and also to deem necessary. It all papers necessary in connection except, or any patent or reissue applies ag evidence and going forward with a fet all papers and documents and permention for Protection of Industrial Prom all affirmative acts which may be patent to the Assignee. Toguests the Director of Patents to issue Assignee of the entire interest, and and will not execute, any agreements as as al legal representatives. The firm of Olliv & Berringe, Plet to be in order to comply with the rules of the andersigned on the date(s) oppositions.	with any application as a execute acparate assign with any interference wition based thereon, for such interference, form any act which may apperty or similar agreem necessary to obtain, make any and all Letters F covenants that he has a in conflict herewith, as the power to insert on the fifthe United States Pute the undersigned name of the United States Pute the undersigned the power to the united States Pute the undersigned the undersigned the undersigned the undersigned the undersigned the united States Pute the undersigned	and any continuing, dividents in connection which may be declared the invention, and to do be necessary in connection, and to do the invention, and to do the invention or confirm by a fatents of the United S (ull right to convey the did agrees that this assists assignment any forms and Trademark Offine(s).	isional or with such concerning cooperate with ection with cissue or tates resulting a entire interestignment is ther
ssue : applicat Assi assims o xamin assiding o artificat ar	Application Alternative Identification for filed applications 1) Each undersigned agree applications for the inventions and patents as the Assigned agree in every way possible if the invention or continuation or dignee in every way possible if the invention of the internation of the internation agree in every way possible if the internation agree in every way to the internation agree in every way to the said Assigned, and that he has not conhim and his heirs, success to Each undersigned herebation that may be necessary on of this document. In witness whereof, executing the internation is the international internatio	filed as to execute, and any gnee may so to executivision then obtains so to executed. States rigges and assignee, executed, sors, assigney grants thor desirab and the object of the states of the states and the states are states are states and the states are stat	the all papers necessary in connection patent(s) issuing thereon, and also to deem necessary. It is all papers necessary in connection exoof, or any patent or reissue applicate evidence and going forward with a it all papers and documents and per ention for Protection of Industrial Prom all affirmative acts which may be patent to the Assignee. requests the Director of Patents to issue Assignee of the entire interest, and and will not execute, my agreements ins and legal representatives. He firm of Olling & Berringer, Plet to in order to comply with the rules of	with any application as a execute acparate assign with any interference wition based thereon, for such interference, for such interference, for similar agreem accessary to obtain, make any and all Letters F covenants that he has in conflict herewith, as the power to insert on the United States Pate to the United States Pate to the undersigned nat Magazinghus	and any continuing, dividents in connection which may be declared the invention, and to do be necessary in connection, intain or confirm by a fatents of the United S (ull right to convey the did agrees that this assists assignment any furnity and Trademark Office).	isional or with such concerning cooperate with ection with cissue or tates resulting a entire interestignment is ther
ssue a spolication of the same as a same as a same as a same a sa	Application Alternative Identification for filed applications 1) Each undersigned agree applications for the inventions and patents as the Assignation or continuation or dense in every way possible in every way possibl	filed as to execute, and any gnee may so to executivision then obtains so to executed. States rigges and assignee, executed, sors, assigney grants thor desirab and the object of the states of the states and the states are states are states and the states are stat	the all papers necessary in connection patent(s) issuing thereon, and also to deem necessary. It all papers necessary in connection moof, or any patent or reissue applicate evidence and going forward with a tetall papers and documents and permits of protection of Industrial Promall affirmative acts which may be patent to the Assignee. Inquests the Director of Patents to issue assignee of the entire interest, and and will not execute, my agreements as and legal representatives. It in order to comply with the rules of the interest of t	with any application as a execute acparate assign with any interference wition based thereon, for such interference, form any act which may apperty or similar agreem necessary to obtain, make any and all Letters F covenants that he has a in conflict herewith, as the power to insert on the fifthe United States Pute the undersigned name of the United States Pute the undersigned the power to the united States Pute the undersigned the undersigned the undersigned the undersigned the undersigned the united States Pute the undersigned	and any continuing, dividents in connection which may be declared the invention, and to do be necessary in connection, and to do the invention, and to do the invention or confirm by a fatents of the United S (ull right to convey the did agrees that this assists assignment any forms and Trademark Offine(s).	risional or with such concerning cooperate with ection with cissue or tastes resulting a entire interestigament is therefore for
application as a minima as inguitification as a minima a	Application Alternative Identification for filed applications 1) Each undersigned agree applications for the inventions and patents as the Assigned agree in every way possible if the invention or continuation or dignee in every way possible if the invention of the internation of the internation agree in every way possible if the internation agree in every way to the internation agree in every way to the said Assigned, and that he has not conhim and his heirs, success to Each undersigned herebation that may be necessary on of this document. In witness whereof, executing the internation is the international internatio	filed as to execute, and any gnee may so to executivision then obtains so to executed. States rigges and assignee, executed, sors, assigney grants thor desirab and the object of the states of the states and the states are states are states and the states are stat	the all papers necessary in connection patent(s) issuing thereon, and also to deem necessary. It all papers necessary in connection except, or any patent or reissue applies gevidence and going forward with a fet all papers and documents and permention for Protection of Industrial Prom all affirmative acts which may be patent to the Assignee. Toguests the Director of Patents to issue Assignee of the entire interest, and and will not execute, any agreements ins and legal representatives. The firm of Ollier & Berringe, plet to in order to comply with the rules of andersigned on the date(s) opposition and the control of the contr	with any application as a execute acparate assign with any interference wition based thereon, for such interference, for such interference, for similar agreem accessary to obtain, make any and all Letters F covenants that he has in conflict herewith, as the power to insert on the United States Pate to the United States Pate to the undersigned nat Magazinghus	and any continuing, dividents in connection which may be declared the invention, and to do be necessary in connection, and to do the invention, and to do the invention or confirm by a fatents of the United S (ull right to convey the did agrees that this assists assignment any forms and Trademark Offine(s).	isional or with such concerning cooperate with extion with exists or states resulting c entire interest gament is ther fice for
sue applicat appplicat Assi ms o amilia as ling tific	Application Alternative Identification for filed applications 1) Each undersigned agree applications for the inventions and patents as the Assigned agree in every way possible if the invention or continuation or dignee in every way possible if the invention of the internation of the internation agree in every way possible if the internation agree in every way to the internation agree in every way to the said Assigned, and that he has not conhim and his heirs, success to Each undersigned herebation that may be necessary on of this document. In witness whereof, executing the internation is the international internatio	filed as to execute, and any gnee may so to executivision then obtains so to executed. States rigges and assignee, executed, sors, assigney grants thor desirab and the object of the states of the states and the states are states are states and the states are stat	the all papers necessary in connection patent(s) issuing thereon, and also to deem necessary. the all papers necessary in connection exoof, or any patent or reissue applies ag evidence and going forward with a tetall papers and documents and per ention for Protection of Industrial Per mall affirmative acts which may be patent to the Assignee. requests the Director of Patents to issue Assignee of the entire interest, and and will not execute, any agreements insue and legal representatives. The firm of Oliff & Berringer, Pile to in order to comply with the rules of andersigned on the date(s) opposite linventor Signature Inventor Signature Inventor Signature	with any application as a execute acparate assign with any interference wition based thereon, for such interference, for such interference, for similar agreem accessary to obtain, make any and all Letters F covenants that he has in conflict herewith, as the power to insert on the United States Pate to the United States Pate to the undersigned nat Magazinghus	and any continuing, dividents in connection which may be declared the invention, and to do be necessary in connection, and to do the invention, and to do the invention or confirm by a fatents of the United S (ull right to convey the did agrees that this assists assignment any forms and Trademark Offine(s).	isional or with such concerning cooperate with ection with cissue or states resulting centire interes gament is ther (SEAL) (SEAL) (SEAL)
application as a line as a	Application Alternative Identification for filed applications 1) Each undersigned agree applications for the inventions and patents as the Assignation or continuation or dense in every way possible; 3) Each undersigned agree agree agree in every way possible; 4) Each undersigned agree agree agree agree agree agree of the internation of the properties of the laternation of the properties of the propert	filed as to execute, and any gnee may so to executivision then obtains so to executed. States rigges and assignee, executed, sors, assigney grants thor desirab and the object of the states of the states and the states are states are states and the states are stat	the all papers necessary in connection patent(s) issuing thereon, and also to deem necessary. It all papers necessary in connection exof, or any patent or reissue applicate evidence and going forward with a call papers and documents and permitted for Protection of Industrial Promail affirmative acts which may be patent to the Assignee. Together the Chiector of Patents to issue assignee of the entire interest, and and will not execute, any agreements as and legal representatives. In in order to comply with the rules of the interest of	with any application as a execute acparate assign with any interference wition based thereon, for such interference, for such interference, for similar agreem accessary to obtain, make any and all Letters F covenants that he has in conflict herewith, as the power to insert on the United States Pate to the United States Pate to the undersigned nat Magazinghus	and any continuing, dividents in connection which may be declared the invention, and to do be necessary in connection intain or confirm by a stents of the United S (ull right to convey the did agrees that this assists assignment any furnit and Trademark Office(s). Whomusa	concerning cooperate with ection with ecti
application as a line as a	Application Alternative Identification for filed applications 1) Each undersigned agree applications for the inventions and patents as the Assignation or continuation or dense in every way possible; 3) Each undersigned agree agree agree in every way possible; 4) Each undersigned agree agree agree agree agree agree of the internation of the properties of the laternation of the properties of the propert	filed as to execute, and any gree may so executivision that nobtaining to executivision that nobtaining to execute States rizes and a lastingue, a executed, sors, assigne, a executed, sors, assigned by the odd of the odd	the all papers necessary in connection patent(s) issuing thereon, and also to deem necessary. It is all papers necessary in connection except, or any patent or reissue applicate gevidence and going forward with a trail papers and documents and permitted for Protection of Industrial Proma all affirmative acts which may be patent to the Assignee. Toguests the Director of Patents to issue Assignee of the entire interest, and and will not execute, any agreements in and legal representatives. The firm of Ollier & Berringe, Plet the in order to comply with the rules of undersigned on the date(s) opposite inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature	with any application as a execute acparate assign with any interference with the same and acceptance of the control of the con	and any continuing, dividents in connection which may be declared the invention, and to come the invention, and to come the invention or confirm by a stents of the United Stull right to convey the dayrees that this assists assignment any furnit and Trademark Office (S).	isional or with such concerning cooperate with ection with ection with ection with ection with cates resulting centire interest ignment is ther fice for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
ssue a spilication as samination as ding	Application Alternative Identification for filed applications 1) Each undersigned agree applications for the inventions and patents as the Assignation or continuation or dense in every way possible; 3) Each undersigned agree agree agree in every way possible; 4) Each undersigned agree agree agree agree agree agree of the internation of the properties of the laternation of the properties of the propert	filed as to execute, and any gree may so executivision that nobtaining to executivision that nobtaining to execute States rizes and a lastingue, a executed, sors, assigne, a executed, sors, assigned by the odd of the odd	the all papers necessary in connection patent(s) issuing thereon, and also to deem necessary. It is all papers necessary in connection except, or any patent or reissue applies gevidence and going forward with a trail papers and documents and personation for Protection of Industrial Proma all affirmative acts which may be patent to the Assignee. Trequests the Director of Patents to issue Assignee of the entire interest, and and will not execute, any agreements in and legal representatives. The firm of Olley & Berringe, Plet the in order to comply with the rules of undersigned on the date(s) opposite leventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature	with any application as a execute acparate assign with any interference with the same and acceptance of the control of the con	and any continuing, dividents in connection which may be declared the invention, and to come the invention, and to come the invention or confirm by a stents of the United Stull right to convey the dayrees that this assists assignment any furnit and Trademark Office (S).	isional or with such concerning cooperate with ection

ASSIGNMENT

PATENT REEL: 014480 FRAME: 0579