Form	PTO-	1592	(modified)
------	------	------	------------

102956247

006760.00001

Name of Conveying Party or Parties:	Name and address of receiving party or parties:		
1. Michihiro Nakamura	፫ አ		
Additional Names of conveying party or parties attached?	Brother Kogyo Kabushiki Kaisha 15-1 Naeshiro-cho, Mizuho-ku Nagoya-shi, Aichi-ken 467-8562 JAPAN		
☐ Yes ■ No	15-1 Naeshiro-cho, Mizuho-ku		
2. Nature of Conveyance:	Nagoya-shi, Aichi-ken 467-8562		
3. Nature of Conveyance:	JAPAN 2		
■ Assignment ☐ Merger	Additional Name(s) and address(es) attached? ☐ Yes ■ No		
☐ Security Agreement ☐ Change of Name			
Other			
Execution Date: February 25, 2005			
 Application Number(s) or Patent Number(s): If this document is being filed together with a new application A. Patent Application Number(s): 	n, the execution date of the application is: February 25, 2005 B. Patent Number(s):		
n/a	n/a		
Additional Numbers attached? ☐ Yes ■ No			
5. Name and address of party to whom correspondence	Total Number of Applications and patents involved:		
concerning the document should be mailed:	7. Total fee (37 CFR 3.41) \$ 40.00		
•	□ Enclosed		
Joseph M. Potenza	Authorized to be charged to deposit account		
Banner & Witcoff, Ltd.	■ Please charge or credit our deposit account for any		
1001 G Street, N.W., Suite 1100	additional or refunded fees associated with recording this		
Washington, D.C. 20001-4597	assignment		
Videnington, D.G. 2000 Floor	8. Deposit Account No.:		
	19-0733		
Do Not Use this Space			
9. Statement and Signature:			
To the best of my knowledge and belief, the foregoing	information is true and correct and any attached copy is a true copy o		
the original document.	$\rho c I = 0$		
Christopher R. Glembocki, Reg. No. 38,800	February 25, 2005		

ASSIGNMENT

		(1)	Michihiro NAKAMURA (5)		
(1-2) Insert Name(s) of Inventor(s)	Insert	(2)			
		(3)			
	or airencos(2)		THE RESERVE OF THE PROPERTY OF		
		(4)	(e)		
			in consideration of the sum of one doller (\$1.00) and other good and valuable considerations paid to each of the undersigned, the undersigned agree(s) to assign, and hereby does assign, transfer and se over to		
(9) Insert Name of Assignee (10) Insert Address of Assignee	Assignee	(9)	BROTHER KOGYO KABUSHIKI KAISHA		
		(10)	15-1 Nacshiro-cho. Mizuho-ku. Nagoys-shi, Aichi-ken 467-8561, Japan		
			(hereinafter designated as the Assignee) the entire right, title and interest for the United States of Americas defined in 35 U.S.C. §100, in the invention, and in all applications for patent including any and a provisional, non-provisional, divisional, continuation, substitute, and reissue application(s), and all Letter Patent, extensions, reissues and reexamination certificates that may be granted on the invention known as		
Number, or Forei		(23)	Network Facsimile System		
	of Invention such as Title, Case				
	Number, or Foreign Application Numbe		(Aftorney Docket No. 005760.00001		
			for which the undersigned has (have) executed an application for patent in the United States of America		
(12)	insert Date of Signing of Application	(12)			
(13)	Alternative Identification for filed applications	(13)	U.S. application Serial Number		
any appl Assigned claims of reexamin States re full right therewith.	applications for the application or continuation or continuation in every way possible 3). The undersigned a provisions of the Intervisions of the Intervisions of the Intervisions of the Intervisions of the Intervision a grant of a valid 5). The undersigned is undersigned to convey the entire intervisions of the Undersigned to Convey the entire intervisions of the Undersigned 5). The undersigned	Assigned or division of the control	(s) to execute all papers necessary in connection with any application and any continuing, divisional or n, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such greats may deem necessary. (s) to execute all papers necessary in connection with any interference which may be declared concerning sion thereof, or any patent or reissue application based thereon, for the invention, and to cooperate with the taining evidence and going forward with such interference. (s) to execute all papers and documents and perform any act which may be necessary in connection with hall Convention for Protection of Industrial Property or similar agreements. (s) to perform all affirmative acts which may be necessary to obtain, maintain or confirm by release or at States patent to the Assignee. (a) states patent to the Assignee. (a) states patent to the Assignee. (a) and request(s) the Commissioner of Patents to issue any and all Letters Patents of the United (s) to the said Assignee, as Assignee of the entire interest, and hereby coverants that he has (they have) herein assigned, and that he has (they have) not executed, and will not execute, any egreements in conflict by grant(s) the firm of Banner & Witcoff, LTD the power to insert on this assignment any further		
(PAID) MANUFACTOR	tion which may be se on of this document.	Cersi	ry or dezirable in order to comply with the rules of the United States Patent and Trademark Office for		
į	in witness whereof, q	weçul	ad by the undersigned on the date(s) opposite the undersigned name(s).		
Date	Feb. 25	, 2	Name of Inventor The Michilian Nakamura (SEAL)		
Date	eudusuusuusuusuusuun arteeleen ja		Name of Inventor (SEAL)		
Date			Name of Inventor (SEAL)		

Name of Inventor

PATENT REEL: 016330 FRAME: 0144