04-29-2005

U.S. Department of COMMERCE

## TENTS ONLY

	S ONLY  HDP Docket No. 4041K-000229
	e record the attached documents or the new address(es) below.
1. Name of conveying party(les)/Execution Date(s): Takayuki Sugiura Hirotsugu Takeuchi Hiroshi Oshitani	Name and address of receiving party(ies)  Name: DENSO Corporation
Hiroshi Watanabe APR 2 5 2005	Address: 1-1, Showa-cho
Execution Date(s) April 8, 200	Kariya-city, Aichi-pref.
A S U CORRACIO	Japan 448-8661
Additional name of conveying party(ies) attached? ☐ Yes ☐ No  3. Nature of conveyance:	
⊠ Assignment	
☐ Security Agreement ☐ Change of Name	
☐ Government Interest Assignment	Additional Name(s) & address(es) attached? ☐ Yes ☒ No
Executive Order 9424, Confirmatory License	, realiterial maniety a address(se) attached. [] res 22 Ne
Other	
4. Application number(s) or patent number(s):	This document is being filed together with a new application.
A. Patent Application No.(s) 11/060,618	B. Patent No.(s)
Additional numbers atta	ached? ☐ Yes ☒ No
5. Name and address of party to whom correspondence	6. Total number of applications and patents involved:
concerning this document should be mailed:	
Name: H. Keith Miller, Esq.	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00
Internal Address: Harness, Dickey & Pierce, P.L.C.	Authorized to be charged by credit card
	☐ Authorized to be charged to deposit account
Street Address: P.O. Box 828	<ul> <li>☑ Enclosed</li> <li>☑ None required (government interest not affecting title)</li> </ul>
City: Bloomfield Hills	Thomas required (government interest not anecting title)
State: MI Zip: 48303	8. Payment Information
Phone Number : 248-641-1600	a. Credit Card Last 4 Numbers Expiration Date
Fax Number: 248-641-0270	b. Deposit Account Number <u>08-0750</u>
Email Address:	Authorized User Name H. Keith Miller, Esq.
9. Signature :	
Signature H. Keith Miller, Esq., Reg. No. 22,484	April 25, 2005  Date  Total number of pages including cover sheet attachments and documents
Name of Person Signing	sheet, attachments, and documents 25
Mail Stop Assignment Recordations ervices, Dire	r sheet) should be faxed to (703) 306-5995, or mailed to: ctor of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

**PATENT** 

**REEL: 016497 FRAME: 0323** 

## **U.S. ASSIGNMENT**

sert	DENSO CORPORATION		
SIGNEE's nc(s) iress(es))	1-1 SHOWA-CHO KARIYA-	-CITY AICHI-PREF. 44	8-8661 JAPAN
	(hereinafter "ASSIGNEE"), the receipt of w transfers to ASSIGNEE the entire and exclu	-	
of ntion)	EJECTOR		
	relating to International Patent Application of the United States was executed on even d		and/or for which application for Letters 1, was:
rt date	(a) executed on;	(Harness, Dickey & Pierce, P.L.C. Michigan 48303	
application, not neurrent)	(b) filed on <u>February 17, 2005</u> , Serial No. <u>11 / 060,618</u> ;		by authorized to insert in (b) the specified
	and to said application and all Letters Pater	at(s) of the United States granted	on said application and any continuation, o
	renewal, substitute, reissue or reexamination Patent(s) may be granted and including any Patent(s)").		
	Patent(s) may be granted and including any Patent(s)").	extensions thereof (collectively, he requested by said ASSIGNEE and NEE may deem necessary, desirable in the preparation and prose eissue, reexamination, or public us n relation to same, such acts to income	without charge to but at the expense of sa ole or expedient, for securing, maintaining cution of said application(s) and the issuance proceeding, and in any litigation or other clude but not be limited to executing all pa
	Patent(s) may be granted and including any Patent(s)").  The ASSIGNOR agree(s), when a ASSIGNEE, to do all acts which the ASSIGNEE enforcing protection for said invention, inclusaid Letters Patent(s), in any interference, a proceeding which may arise or be declared including separate assignments and declarations.	extensions thereof (collectively, he requested by said ASSIGNEE and NEE may deem necessary, desirable in the preparation and prose eissue, reexamination, or public us n relation to same, such acts to income, taking all rightful oaths, proving the results of the	without charge to but at the expense of sale or expedient, for securing, maintaining cution of said application(s) and the issuar e proceeding, and in any litigation or othe clude but not be limited to executing all paiding sworn testimony, and obtaining and
ttures)	Patent(s) may be granted and including any Patent(s)").  The ASSIGNOR agree(s), when a ASSIGNEE, to do all acts which the ASSIG enforcing protection for said invention, inclusaid Letters Patent(s), in any interference, a proceeding which may arise or be declared i including separate assignments and declarate producing evidence.  IN WITNESS WHEREOF, the unit of the agreement of the service of t	extensions thereof (collectively, he requested by said ASSIGNEE and NEE may deem necessary, desirable in the preparation and prose eissue, reexamination, or public us n relation to same, such acts to income, taking all rightful oaths, proving the results of the	without charge to but at the expense of sale or expedient, for securing, maintaining cution of said application(s) and the issuar e proceeding, and in any litigation or othe clude but not be limited to executing all paiding sworn testimony, and obtaining and
itures)	Patent(s) may be granted and including any Patent(s)").  The ASSIGNOR agree(s), when a ASSIGNEE, to do all acts which the ASSIG enforcing protection for said invention, inclusaid Letters Patent(s), in any interference, a proceeding which may arise or be declared i including separate assignments and declarate producing evidence.  IN WITNESS WHEREOF, the unit of the agreement of the service of t	extensions thereof (collectively, he requested by said ASSIGNEE and INEE may deem necessary, desirable ding in the preparation and prose eissue, reexamination, or public us no relation to same, such acts to incons, taking all rightful oaths, provindersigned inventor(s) has (have).  Takayuki Suqiura	without charge to but at the expense of sable or expedient, for securing, maintaining cution of said application(s) and the issuare proceeding, and in any litigation or othe clude but not be limited to executing all paiding sworn testimony, and obtaining and affixed his/her/their signature(s).  April 8, 2005
itures)	Patent(s) may be granted and including any Patent(s)").  The ASSIGNOR agree(s), when a ASSIGNEE, to do all acts which the ASSIG enforcing protection for said invention, inclusaid Letters Patent(s), in any interference, reproceeding which may arise or be declared including separate assignments and declarate producing evidence.  IN WITNESS WHEREOF, the unit of the production of the product	requested by said ASSIGNEE and NEE may deem necessary, desirabilities in the preparation and prose eissue, reexamination, or public us in relation to same, such acts to incons, taking all rightful oaths, provindersigned inventor(s) has (have) and are the property of the province of the	without charge to but at the expense of sable or expedient, for securing, maintaining cution of said application(s) and the issuar e proceeding, and in any litigation or othe clude but not be limited to executing all paiding sworn testimony, and obtaining and affixed his/her/their signature(s).  April 8, 2005  (DATE)
ttures)	Patent(s) may be granted and including any Patent(s)").  The ASSIGNOR agree(s), when a ASSIGNEE, to do all acts which the ASSIG enforcing protection for said invention, inclusaid Letters Patent(s), in any interference, reproceeding which may arise or be declared including separate assignments and declarate producing evidence.  IN WITNESS WHEREOF, the unit of the production of the product	requested by said ASSIGNEE and NEE may deem necessary, desirabilities in the preparation and prose eissue, reexamination, or public us not relation to same, such acts to income, taking all rightful oaths, provindersigned inventor(s) has (have) and the same of the same o	without charge to but at the expense of sale or expedient, for securing, maintaining cution of said application(s) and the issuar e proceeding, and in any litigation or othe clude but not be limited to executing all paiding sworn testimony, and obtaining and affixed his/her/their signature(s).  April 8, 2005  (DATE)  April 8, 2005  (DATE)
tures)	Patent(s) may be granted and including any Patent(s)").  The ASSIGNOR agree(s), when a ASSIGNEE, to do all acts which the ASSIG enforcing protection for said invention, inclusaid Letters Patent(s), in any interference, r proceeding which may arise or be declared i including separate assignments and declarate producing evidence.  IN WITNESS WHEREOF, the unit of the agree of the ag	requested by said ASSIGNEE and INEE may deem necessary, desirable ding in the preparation and prose eissue, reexamination, or public us no relation to same, such acts to intons, taking all rightful oaths, provindersigned inventor(s) has (have) and arrival of the control of th	without charge to but at the expense of sale or expedient, for securing, maintaining cution of said application(s) and the issuare proceeding, and in any litigation or othe clude but not be limited to executing all paiding sworn testimony, and obtaining and affixed his/her/their signature(s).  April 8, 2005  (DATE)  April 8, 2005

PATENT REEL: 016497 FRAME: 0324 RECORDED: 04/25/2005