Mail Stop:

P.O. Box 1450

Assignment Recordation Services

Director of the U.S. Patent

and Trademark Office

J.S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

36

	Please record the attached orig	inal c	locum	ent or copy thereof.				
1.	A. Name of conveying parties:	2.	A.	Name and address of receiving party:				
	Jai Hoon SIM Jih Wen CHOU			PROMOS TECHNOLOGIES INC. 3F, NO. 1, LI HSIN RD. SCIENCE-BASED INDUSTRIAL PA				
	B. Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No			HSINCHU 300 TAIWAN, R.O.C.				
3.	A. Nature of conveyance:		B.	Additional name(s) & address(es) attached? ☐ Yes ☒ No				
	☐ Security Agreement ☐ Change of Name							
	Other							
	B. Execution Date: All-December 6, 2005							
4.	4. This document is being filed together with a new application.							
	A. Patent Application No.(s)		B.	Patent No.(s)				
5.	Additional numbers attached? ☐ Yes ☒ No							
	C. Title of Application: MEMORY CELL STRUCTURE AND METHOD FOR FABRICATING THE S							
	Name and address of party to whom correspondence concerning document should be mailed:	6.	To	al number of applications and patents involved:				
	Name: James A. Oliff	7.	Α.	Total fee (37 CFR 3.41)\$ 40.00				
			В.	Enclosed (Check No. 174002)				
	Address: OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, VA 22320	8.		edit any overpayment or charge any underpayme posit account number 15-0461.				
		<u> </u>						
9.	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 couthe original document.							
}				Date: December 12, 2005				

PATENT REEL: 017315 FRAME: 0136

ASSIGNMENT

(1-8)			JAI HOON SIM	(5)	ഇതുന്നു പ്രത്യായ പ്രത്യായ പ്രത്യത്തിലാണ് സ്ഥാനം വിശ്യായ പ്രത്യത്തിലായിരുന്നു. അവസ് സ്ഥാനം സ്ഥാനം സ്ഥാനം സ്ഥാനം			
	Insert	(2)	JIH WEN CHOU	(6)	erati wawa wa keza waliwa ka kata wa ka			
	Name(s) of Inventor(s)	(3)		(7)	70. T			
		(4)		(8)				
		paid to set ove	each of the undersigned, each u	• •	ther good and valuable consideration and hereby does assign, transfer and			
9)	Insert Name of Assignee	(9)	PROMOS TECHNOLOGIES IN	IC.				
10)	Insert Address of							
	Assignee	(10)	300, TAIWAN, R.O.C.)., SCIENCE-BASED IN	DUSTRIAL PARK, HSINCHU			
		(hereinafter designated as the Assignee) and Assignee's heirs, successors, assigns and legal repentire right, title and interest for the United States of America as defined in 35 U.S.C. § 10 invention, and in all applications for patent including any and all provisional, non-provision continuation, substitute, and reissue application(s), and all Letters Patent, extensions, reissue application of the invention known as						
11)	Insert	(11)	MEMORY CELL STRUCTURE	AND METHOD FOR FAB	RICATING THE SAME			
	Identification such as Title, Case							
	Number, or Foreign							
	Application Number	,	(Attorney Docket No. for which the undersigned has (have) executed an application for patent in the United States of America					
			ich the undersigned has (have) ex n date herewith or	ecuted an application for pa	tent in the United States of Americ			
2)	Insert Date of							
	Signing of	(12) on						
	Application	0						
(13)	Alternative	(13)	U.S. application Serial					
	Identification for	Numbe	er					
	filed applications	filed						
	tions and patents as the Assi	gnee may o	patent(s) issuing thereon, and als deem necessary.	,				
pplicany approved Associations examinatents all right agricultures.	tions and patents as the Assi 2) Each undersigned agriculation or continuation or dignee in every way possible 3) Each undersigned agror provisions of the Internati 4) Each undersigned agriculation a grant of a valid Un 5) Each undersigned autloof the United States resultin to convey the entire interesees that this assignment is bi 6) Each undersigned here	gnee may comes to exectivision the in obtaining ees to exectional Convices to perfect ded States thorizes and the grown saich the said on heby grants in the ees to exect the said of the said the said of the said the sai	deem necessary. ute all papers necessary in connerce of, or any patent or reissue apping evidence and going forward with all papers and documents and ention for Protection of Industria orm all affirmative acts which mapatent to the Assignee. I requests the Commissioner of the application(s) to the said Assigned.	ction with any interference wication based thereon, for the such interference, perform any act which may Property or similar agreemed be necessary to obtain, mater U.S. Patent and Trademark ee, as Assignee of the entire ted, and will not execute, and sum and legal representatives PLC the power to insert on the	which may be declared concerning the invention, and to cooperate with the benecessary in connection with the theory. Office to issue any and all Letters the interest, and covenants that he has by agreements in conflict herewith, the issue assignment any further			
oplicany appare Assaims exammatents all right agreements in agreement	tions and patents as the Assi 2) Each undersigned agricultation or continuation or dignee in every way possible 3) Each undersigned agricultation agrant of a valid Unitation a grant of a valid Unitation a grant of a valid Unitation a grant of a valid Unit of the United States resulting to convey the entire interest that this assignment is bifully according to the United States resulting the Convey the entire interest that this assignment is bifully according to the United States resulting the Convey the entire interest that this assignment is bifully according that may be necessary tion of this document. In witness whereof, executive interest was a supersided that the convey the entire interest that the convey that the conv	gnee may co ees to exect livision the in obtainin ees to exec- ional Convices to perform ited States horizes and g from said st herein as inding on he by grants of or desirab	deem necessary. ute all papers necessary in connercof, or any patent or reissue apping evidence and going forward with ute all papers and documents and ention for Protection of Industria form all affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not executing and his heirs, successors, assigned, and the firm of OLIFF & BERRIDGE, le in order to comply with the rule aundersigned on the date(s) opposition.	ction with any interference wication based thereon, for the this such interference, perform any act which may Property or similar agreemed be necessary to obtain, mater U.S. Patent and Trademark ee, as Assignee of the entire ted, and will not execute, and any legal representatives PLC the power to insert on the soft the United States Patentosite the undersigned name	which may be declared concerning the invention, and to cooperate with the necessary in connection with the state of the confirm by reissue or the confirm by reissue or the confict to issue any and all Letters interest, and covenants that he has any agreements in conflict herewith, the confirmal than the cooperate with the cooperate wi			
pplica ny app ne Ass laims eexam atents all righ nd agr lentifi corda	tions and patents as the Assi 2) Each undersigned agricultation or continuation or dignee in every way possible 3) Each undersigned agricultation of the Internati 4) Each undersigned agricultation a grant of a valid Unitation a grant of a valid Unitation at United States resulting to convey the entire interest that this assignment is bifully in the Each undersigned here cation that may be necessary tion of this document.	gnee may co ees to exect livision the in obtainin ees to exec- ional Convices to perform ited States horizes and g from said st herein as inding on he by grants of or desirab	deem necessary. ute all papers necessary in connercof, or any patent or reissue apping evidence and going forward with ute all papers and documents and ention for Protection of Industria form all affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not executing and his heirs, successors, assigned, and the firm of OLIFF & BERRIDGE, le in order to comply with the rule aundersigned on the date(s) opposition.	etion with any interference wication based thereon, for the such interference. perform any act which may Property or similar agreemed be necessary to obtain, may be u.S. Patent and Trademark ee, as Assignee of the entire ted, and will not execute, and may an and legal representatives PLC the power to insert on the es of the United States Paten cosite the undersigned name.	which may be declared concerning the invention, and to cooperate with the necessary in connection with the state of the confirm by reissue or the confirm by reissue or the confict to issue any and all Letters interest, and covenants that he has any agreements in conflict herewith, the confirmal than the cooperate with the cooperate wi			
pplica y appropriate Associations exammatents ill right dagreentifi corda ate	tions and patents as the Assi 2) Each undersigned agricultation or continuation or dignee in every way possible 3) Each undersigned agricultation of the Internati 4) Each undersigned agricultation a grant of a valid Unitation a grant of a valid Unitation a grant of a valid Unitation to convey the entire intereses that this assignment is biful Each undersigned herecation that may be necessary tion of this document. In witness whereof, executions agricultation of the conveytory of the execution of the conveytory	gnee may co ees to exect livision the in obtainin ees to exec- ional Convices to perform ited States horizes and g from said st herein as inding on he by grants of or desirab	deem necessary. ute all papers necessary in connector, or any patent or reissue app ge evidence and going forward wite all papers and documents and ention for Protection of Industria ormall affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not executing and his heirs, successors, assigned, and the firm of OLIFF & BERRIDGE, le in order to comply with the rule undersigned on the date(s) opposition.	etion with any interference wication based thereon, for the such interference. perform any act which may Property or similar agreemed be necessary to obtain, make U.S. Patent and Trademark ee, as Assignee of the entire ted, and will not execute, any and legal representatives PLC the power to insert on the es of the United States Patents of the undersigned named and Hoon SIM	which may be declared concerning the invention, and to cooperate with the necessary in connection with tents. Intain or confirm by reissue or the Coffice to issue any and all Letters that interest, and covenants that he has by agreements in conflict herewith, the same of the confirmal than the con			
plica y app e Ass aims exam ttents ll rigi d agr corda	tions and patents as the Assi 2) Each undersigned agricultation or continuation or dignee in every way possible 3) Each undersigned agricultation of the Internati 4) Each undersigned agricultation a grant of a valid Unitation a grant of a valid Unitation a grant of a valid Unitation to convey the entire intereses that this assignment is biful Each undersigned herecation that may be necessary tion of this document. In witness whereof, executions agricultation of the conveytory of the execution of the conveytory	gnee may coes to exect in obtainin ees to exect onal Convees to perfetted States and g from said st herein as inding on heby grants or desirab	deem necessary. ute all papers necessary in connector, or any patent or reissue app ge evidence and going forward wite all papers and documents and ention for Protection of Industria ormall affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not executing and his heirs, successors, assigned, and the firm of OLIFF & BERRIDGE, le in order to comply with the rule undersigned on the date(s) opposition.	etion with any interference wication based thereon, for the such interference. perform any act which may Property or similar agreemed be necessary to obtain, may be u.S. Patent and Trademark ee, as Assignee of the entire ted, and will not execute, and may an and legal representatives PLC the power to insert on the es of the United States Paten cosite the undersigned name.	which may be declared concerning the invention, and to cooperate with the necessary in connection with tents. Intain or confirm by reissue or to Office to issue any and all Letters to interest, and covenants that he has by agreements in conflict herewith, the same of the confirmal to the confir			
plica y app e Ass aims exam tents Il rigl d agr entifi corda	tions and patents as the Assi 2) Each undersigned agricultation or continuation or dignee in every way possible 3) Each undersigned agricultation of the Internati 4) Each undersigned agricultation a grant of a valid Unitation a grant of a valid Unitation a grant of a valid Unitation to convey the entire intereses that this assignment is biful Each undersigned herecation that may be necessary tion of this document. In witness whereof, executions agricultation of the conveytory of the execution of the conveytory	gnee may coes to exect in obtainin ees to exect on all Converses to perfect ited States horizes and g from sairs therein as inding on heby grants or desirab	deem necessary. ute all papers necessary in connector, or any patent or reissue app gevidence and going forward wite all papers and documents and ention for Protection of Industria ormall affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not executing and his heirs, successors, assigned, and that he has not executing and his heirs, successors, assigned in order to comply with the rule undersigned on the date(s) opportunity in the complex of the date of	etion with any interference wication based thereon, for the such interference. perform any act which may Property or similar agreemed be necessary to obtain, make U.S. Patent and Trademark ee, as Assignee of the entire ted, and will not execute, any and legal representatives PLC the power to insert on the es of the United States Patents of the undersigned named and Hoon SIM	which may be declared concerning the invention, and to cooperate with the necessary in connection with the ints. In the interior of the interi			
plica y app e Ass aims exam tents ll rigi d agr corda atte atte	tions and patents as the Assi 2) Each undersigned agricultation or continuation or dignee in every way possible 3) Each undersigned agricultation of the Internati 4) Each undersigned agricultation a grant of a valid United States resulting to convey the entire interest that this assignment is bi 6) Each undersigned here cation that may be necessary tion of this document. In witness whereof, executing the convey the entire interest that the convey that the convey the entire interest that the convey that the convey the entire interest that the convey that the convey the entire interest that the convey that the convey that the convey th	gnee may comes to exect invision the in obtaining ess to exect on all Converses to perfet itted States therein as inding on heby grants or desirab	deem necessary. ute all papers necessary in connercof, or any patent or reissue apping evidence and going forward with the latest and documents and ention for Protection of Industria form all affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not executing and his heirs, successors, assigned, and that he has not executing and his heirs, successors, assigned in order to comply with the rule undersigned on the date(s) opposite in the firm of OLIFF & BERRIDGE, le in order to comply with the rule undersigned on the date(s) opposite in the firm of OLIFF & Berridge, le in order to signature inventor Signature Inventor Signature Inventor Signature	etion with any interference with such interference. perform any act which may Property or similar agreemed be necessary to obtain, may et U.S. Patent and Trademark et a. Assignee of the entire ted, and will not execute, and may and legal representatives the power to insert on the softhe United States Patent of the United States Patent o	which may be declared concerning the invention, and to cooperate with the necessary in connection with tents. Intain or confirm by reissue or the confict to issue any and all Letters that interest, and covenants that he have a greements in conflict herewith, the second of the confict herewith, the confict herewith and Trademark Office for the confict herewith (SEAL) (SEAL) (SEAL)			
plica yy app e Ass aims atents ll rigl d agr corda ate ate ate	tions and patents as the Assi 2) Each undersigned agrolication or continuation or dignee in every way possible 3) Each undersigned agror provisions of the Internati 4) Each undersigned agroination a grant of a valid Un 5) Each undersigned autlof the United States resulting to convey the entire interest that this assignment is bifully a service of the United States resulting the convey the entire interest that this assignment is bifully assignment to the United States resulting to the United States resulting to convey the entire interest that this assignment is bifully assignment in the cation that may be necessary tion of this document. In witness whereof, executively a service of the United States resulting the United States resulting to the United States resulti	gnee may coes to exect in obtainin ees to exect on all Converses to perfect ited States and g from said st herein as inding on heby grants or desirab	deem necessary. ute all papers necessary in connece of, or any patent or reissue app ge evidence and going forward with the all papers and documents and ention for Protection of Industria ormall affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assign ssigned, and that he has not execution and his heirs, successors, assigned in order to comply with the rule undersigned on the date(s) opposite in the important of the date of the inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature	etion with any interference wication based thereon, for the such interference. perform any act which may Property or similar agreemed be necessary to obtain, may be u.S. Patent and Trademark ee, as Assignee of the entire ted, and will not execute, any and legal representatives plus the power to insert on the es of the United States Patent cosite the undersigned name and legal representatives plus the undersigned name.	which may be declared concerning the invention, and to cooperate with the necessary in connection with ents. In the confirmal process of the confi			
pplica pp	tions and patents as the Assi 2) Each undersigned agricultation or continuation or dignee in every way possible 3) Each undersigned agricer provisions of the Internati 4) Each undersigned agricultation a grant of a valid Unit of the United States resulting to convey the entire interest that this assignment is bi 6) Each undersigned here cation that may be necessary tion of this document. In witness whereof, executing the convey the entire interest that the convey that the convey the entire interest that the convey that the convey the entire interest that the convey that the conv	gnee may comes to exect invision the in obtaining est to exect on all Converses to perfet itted States therein as inding on heby grants for desirab	deem necessary. ute all papers necessary in connercof, or any patent or reissue apping evidence and going forward with ute all papers and documents and ention for Protection of Industria form all affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not executing and his heirs, successors, assigned, and that he has not executing and his heirs, successors, assigned in order to comply with the rule undersigned on the date(s) opposite in the firm of OLIFF & BERRIDGE, le in order to comply with the rule undersigned on the date(s) opposite in the firm of OLIFF & Berridge, le in order to signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature	etion with any interference wication based thereon, for the this such interference. perform any act which may Property or similar agreemed be necessary to obtain, may be	which may be declared concerning the invention, and to cooperate with the necessary in connection with tents. Intain or confirm by reissue or the Coffice to issue any and all Letters to interest, and covenants that he has by agreements in conflict herewith, the intain and Trademark Office for the company of the company			
pplica ny app he Ass laims eexam atents ull righ nd agr	tions and patents as the Assi 2) Each undersigned agrolication or continuation or dignee in every way possible 3) Each undersigned agror provisions of the Internati 4) Each undersigned agroination a grant of a valid Un 5) Each undersigned autlof the United States resulting to convey the entire interest that this assignment is bi 6) Each undersigned here cation that may be necessary tion of this document. In witness whereof, executive of the Convey the entire interest of the Convey the entire interest of the United States resulting to the United States	gnee may coes to exect in obtainin ees to exect on all Converses to perfect ited States horizes and grown sairs therein as inding on heby grants or desirab	deem necessary. ute all papers necessary in connece of, or any patent or reissue app ge evidence and going forward wite all papers and documents and ention for Protection of Industria ormall affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not execution and his heirs, successors, assigned, and that he has not execution and his heirs, successors, assigned in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm of OLIFF & BERRIDGE, he in order to comply with the rule of the firm	etion with any interference wication based thereon, for the such interference. perform any act which may Property or similar agreemed be necessary to obtain, may be neces	which may be declared concerning the invention, and to cooperate with be necessary in connection with ents. intain or confirm by reissue or coffice to issue any and all Letters interest, and covenants that he has by agreements in conflict herewith, in the company of the confice for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)			
pplica py app e Ass aims exam atents ll rigid d agr entifi corda ate ate ate ate ate ate ate ate ate	tions and patents as the Assi 2) Each undersigned agricultation or continuation or dignee in every way possible 3) Each undersigned agricor provisions of the Internati 4) Each undersigned agricultation a grant of a valid Unit of the United States resulting to convey the entire interest that this assignment is biful to convey the entire interest that this assignment is biful Each undersigned here agreed that may be necessary tion of this document. In witness whereof, executing the provided in the convey the entire interest that may be necessary that may be necessary the entire interest that may be necessary that may be necessary the entire interest that may be necessary that may be necessary the entire interest that may be necessary that may be nec	gnee may comes to exect in obtaining the in obtaining the interest of exect the interest of execution in the	deem necessary. ute all papers necessary in connercof, or any patent or reissue appresented and going forward wite all papers and documents and ention for Protection of Industria form all affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not execution and his heirs, successors, assigned, and that he has not execution and his heirs, successors, assigned in order to comply with the rule undersigned on the date(s) opportunity in the firm of OLIFF & BERRIDGE, le in order to comply with the rule undersigned on the date(s) opportunity inventor Signature	etion with any interference wication based thereon, for the such interference. perform any act which may Property or similar agreemed be necessary to obtain, may be u.S. Patent and Trademark ee, as Assignee of the entire ted, and will not execute, and gns and legal representatives the power to insert on the soft the United States Patents of the United States Patents of the undersigned name and Jai Hoon SIM Jih Wen CHOU	which may be declared concerning to invention, and to cooperate with the necessary in connection with ents. Intain or confirm by reissue or to Office to issue any and all Letters interest, and covenants that he has by agreements in conflict herewith, this assignment any further and Trademark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)			
pplica pp	tions and patents as the Assi 2) Each undersigned agricultation or continuation or dignee in every way possible 3) Each undersigned agricor provisions of the Internati 4) Each undersigned agricultation a grant of a valid Unit of the United States resulting to convey the entire interest that this assignment is biful to convey the entire interest that this assignment is biful Each undersigned here agreed that may be necessary tion of this document. In witness whereof, executing the provided in the convey the entire interest that may be necessary that may be necessary the entire interest that may be necessary that may be necessary the entire interest that may be necessary that may be necessary the entire interest that may be necessary that may be nec	gnee may comes to exect in obtaining the in obtaining the interest of exect the interest of execution in the	deem necessary. ute all papers necessary in connercof, or any patent or reissue appresented and going forward with the papers and documents and ention for Protection of Industria form all affirmative acts which mapatent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assigned, and that he has not execution and his heirs, successors, assigned, and that he has not execution and his heirs, successors, assigned in order to comply with the rule undersigned on the date(s) opportunity in the firm of OLIFF & BERRIDGE, le in order to comply with the rule undersigned on the date(s) opportunity inventor Signature	etion with any interference wication based thereon, for the such interference. perform any act which may Property or similar agreemed be necessary to obtain, may be u.S. Patent and Trademark ee, as Assignee of the entire ted, and will not execute, and gns and legal representatives the power to insert on the soft the United States Patents of the United States Patents of the undersigned name and Jai Hoon SIM Jih Wen CHOU	which may be declared concerning the invention, and to cooperate with the necessary in connection with ents. In the interest of the interest, and covenants that he has a gareements in conflict herewith, it is assignment any further it and Trademark Office for the interest of the intere			

PATENT REEL: 017315 FRAME: 0137