10-27-2006

`heet

11/578940°

Attorney's Docket No. <u>1018773-000047</u>

To the Director of the U.S. Patent and Trademark Office: Please documents or the new address(es) below.

## ROTOR OF SYNCHRONOUS INDUCTION MOTOR AND COMPRESSOR

|    |   | James A. LaBarre Name of Person Signir  | 1g To        | tal number of pages including             | cover sheet, attachments, and documents:                |  |
|----|---|---|--------------|---|---|--|
| 8. | Signature:  | Signature   |              | 28632<br>Reg. No.                         | October 19, 2006  Date                                  |  |
|    | ,   |   | atta Au Enc  | ched.<br>thorized to be charge<br>closed. | d to deposit account 02-4800 erest not affecting title) |  |
| 7. | Total fee (37 CFR 1.21(h) & 3.41) \$ 40   |   |              |   | d by credit card. PTO Form 203                          |  |
| 6. | Total number of applications and patents involved: 1  |   |              |   |   |  |
|    | Address:  | Buchanan Ingersoll & Roc<br>Customer Number 2 1 8 3<br>P.O. Box 1404<br>Alexandria, Virginia 2231 | 9            |   |   |  |
| 5. | Name and address to whom correspondence concerning document should be mailed:  Name: James A. LaBarre                               |   |              |   |   |  |
|    | ☐ This do   | cument is being filed together  | with a new a | pplication.                               |   |  |
| 4. |   | or patent number(s): Application No.(s)   | E            | 3. Patent No.(s)                          |   |  |
|    | Other:  |   |              |   | 11/578940   |  |
|    |   | esearch Agreement<br>ment Interest Agreement  |              | Change of Name                            | 1   |  |
|    |   | Agreement   |              | Merger                                    | 9424 Confirmatory License                               |  |
| 3. | Nature of Conveyance/Execution Date(s): Execution Date(s): September 25, 2006   |   |              |   |   |  |
| 2. | Name and address of receiving party(ies): Mitsubishi Electric Corporation 7-3, Marunouchi 2-chome, Chiyoda-ku Tokyo, Japan 100-8310 |   |              |   |   |  |
| 2  |   |   | -            |   |   |  |
|    | 1) Koji YABI  | E, 2) Yoshio TAKITA, and 3)   | Havato YOS   | SHINO                                     |   |  |

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

## ASSIGNMENT

(JOINT)

THIS ASSIGNMENT, by <u>Koji Yabe</u>, <u>Yoshio Takita</u>, <u>and Hayato Yoshino</u>, residing at <u>c/o Mitsubishi Electric Corporation</u>, 7-3, Marunouchi 2-chome, <u>Chiyoda-ku</u>, <u>Tokyo 100-8310 JAPAN</u> (hereinafter referred to as "the Assignors"), respectively, witnesseth:

| Synchrono   | HEREAS   | , the As   | ssignors have invented certain ne<br>tor and Compressor set   | w and useful improvements in <u>Rotor of</u> forth in an application for Letters Patent   |  |  |
|---|--|--|---|---|--|--|
| of the Unit   | ed States  | , which  | ı is a  |   |  |  |
| (1)   |  | provisional application  |   |   |  |  |
|   | (a)  |  | bearing Application No.   | , and filed on;   |  |  |
|   | (b)  |  | to be filed herewith; or  |   |  |  |
| (2)   |  | non-provisional application  |   |   |  |  |
|   | (a)  |  | bearing Application No.   | , and filed on;   |  |  |
|   | (b)  |  | having an oath or declaration ex-<br>filing of application;   | ecuted on even date herewith prior to   |  |  |
|   | (c)  |  | having an oath or declaration exc<br>Assignment; and  | ecuted on a different date than this  |  |  |
| "the Assign<br>right to file<br>application<br>countries of   | nee"), is d<br>applications, including<br>claiming p   | esirous<br>ons on<br>ng prov<br>riority t  | said inventions and the entire right<br>visional applications for Letters Pa  |   |  |  |
| acknowled do sell, assigns the application Letters Pat and all Lett granted the application extensions Protection and behowend of the | ged, the Asign, transe entire right tent of the ters Pater erefor and s, division of said L term or te | Assignosfer, anght, title invente United to Pal thered ns, con etters I rial Prouse an erms fo | ors have sold, assigned, transferred set over, unto the Assignee, its e, and interest in and to the above ions and the entire right, title and d States or other countries claiminatents of the United States of Ameon, and in and to any and all applipational applications, and continuations-in-patent or Patents, and all rights unperty, the same to be held and end behoof of its successors, legal rowhich Letters Patent or Patents | eration, the receipt of which is hereby ed, and set over, and by these presents successors, legal representatives, and e-mentioned inventions, the right to file interest in and to any applications for ag priority to said applications, and any erica and all foreign countries that may be cations claiming priority to said art of said applications, and reissues and ander the International Convention for the joyed by the Assignee, for its own use epresentatives, and assigns, to the full may be granted as fully and entirely as rs had this sale and assignment not been |  |  |
| Assignee, i delivery of interest in a   | its succes<br>these pre<br>and to the  | sors, le<br>sents,<br>inven  | egal representatives, and assigns,<br>the Assignors are the sole and law<br>tions set forth in said applications  | by covenant and agree to and with the that, at the time of execution and wful owners of the entire right, title, and and said applications, including e are unencumbered, and that the  |  |  |

Assignors have good and full right and lawful authority to sell and convey the same in the manner

herein set forth;

(7/06) Page 1 of 2

PATENT REEL: 018448 FRAME: 0248

Application No. Attorney Docket No. 1018773-000047

AND for the same consideration, the Assignors hereby covenant and agree to and with the Assignee, its successors, legal representatives, and assigns that the Assignors will, whenever counsel of the Assignee, or the counsel of its successors, legal representatives, and assigns, shall advise that any proceeding in connection with said inventions or said applications for Letters Patent or Patents, or any proceeding in connection with Letters Patent or Patents for said inventions in any country, including interference proceedings, is lawful and desirable, or that any application claiming priority to said application, division, continuation, or continuation-in-part of any applications for Letters Patent or Patents, or any reissue or extension of any Letters Patent or Patents to be obtained thereon, is lawful and desirable, sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done for the procurement, maintenance, enforcement, and defense of Letters Patent or Patents for said inventions, without charge to the Assignee, its successors, legal representatives, and assigns, but at the cost and expense of the Assignee, its successors, legal representatives, and assigns;

AND the Assignors hereby authorize and request the attorneys of Buchanan Ingersoll & Rooney PC to insert in the spaces provided above the title of the invention, filing date, application number, and attorney's docket number of said application when known.

AND the Assignors hereby request the Commissioner of Patents to issue any and all said Letters Patent of the United States to the Assignee as the Assignee of said inventions, the Letters Patent to be issued for the sole use and behoof of the Assignee, its successors, legal representatives, and assigns.

| DATE 25/50p/2006    | Koji Yabe                      |
|---------------------|--------------------------------|
| DATE 25/Sep/2006    | Yashia Takita<br>Yoshio Takita |
| DATE 25/ Sep / 2006 | Hayato Yoshino Hayato Yoshino  |
| DATE                |                                |

RECORDED: 10/19/2006

Page 2 of 2