06/12/2007 01 FC:8021 Mail Stop: Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450

Alexandria, VA 22313-1450

06-13-2007 103415939

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office



Attorney Docket No. 131720

	Please record the attached original	ginal document or copy thereof.
1.	A. Name of conveying parties:	2. A. Name and address of receiving party:
	[1] Hideto WATANABE [2] Yasuo SHIMIZU	TOYOTA JIDOSHA KABUSHIKI KAISHA 1, TOYOTA-CHO, TOYOTA-SHI AICHI-KEN, 471-8571 JAPAN
   	B. Additional name(s) of conveying party(ies) attached?  ☐ Yes ☒ No	
3.	A. Nature of conveyance:	B. Additional name(s) & address(es) attached? ☐Yes ☒ No
	☐ Security Agreement ☐ Change of Name	
	Other	
	B. Execution Date: All: May 29, 2007	
4.	This document is being filed together with a new applic	ation.
	A. Patent Application No.(s)	B. Patent No.(s)
<b>#</b>	Additional numbers att	ached? 🔲 Yes 🖾 No
	C. Title of Application: <u>CONTROL APPARATUS A</u>	ND CONTROL METHOD FOR HYBRID VEHICLE
5.	Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1
ļ	Name: James A. Oliff	7. A. Total fee (37 CFR 3.41)\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
BYRN	E 00000136 11808237 40.00 DP	B. Enclosed (Check No. <u>193497</u> )
	Address: OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, VA 22320	Credit any overpayment or charge any underpayment to deposit account number 15-0461.
9.	Statement and signature.  To the best of my knowledge and belief, the foregoing information the original document.	nation is true and correct and any attached copy is a true copy of
	James A. Oliff, Registration No. 27,075	Date: <u>June 7, 2007</u>
	David R. Kemeny, Registration No. 57,241  Total number of pages in	ncluding cover sheet, attachments, and document: 2

ASSI	<b>GNM</b>	ENT
------	------------	-----

		(1)	Hideto WATANABE	(5)	
8)	Insert	(2)	Yasuo SHIMIZU		
	Name(s) of Inventor(s)	(3)			
		(4)		(8)	
		to eac	In consideration of the sum of the of the undersigned, each under	one dollar (\$1.00) and other good and valuersigned agrees to assign, and hereby does	able consideration p
	Insert Name of Assignee	(9)	TOVOTA IIDOSUA WADIIS	THILL IN A 1011 A	
)	Insert Address of		TOYOTA JIDOSHA KABUS		
	Assigne <del>e</del>	(10)	1, Toyota-cho, Toyota-shi, A	ichi-ken, 471-8571 Japan	
		the en inven divisi	ntire right, title and interest for the tion, and in all applications for propertions, and in all applications for properties.	te) and Assignee's heirs, successors, assigns and United States of America as defined in a patent including any and all provisional, not reissue application(s), and all Letters Pass that may be granted on the invention kno	35 U.S.C. §100, in the on-provisional, tent, extensions,
)	Insert	(11)	CONTROL APPARATU	S AND CONTROL METHOD FOR	2
	Identification	` ´	HYBRID VEHICLE		
	such as Title, Case Number, or Foreign				
	Application Number	•	rney Docket No. <u>131720</u>		
		for wh on eve	nich the undersigned has (have) en date herewith or	executed an application for patent in the U	nited States of Ame
	Insert Date of Signing of	(12)	on		
	Application	(12)			
	Alternative	(13)	U.S. application Serial Numbe	г	
	Identification for filed applications	filed	June 7, 2007		
	тней аррисация	illed			
cat pp ssi	applications for the inventi- tions and patents as the As: 2) Each undersigned agn- lication or continuation or ignee in every way possible 3) Each undersigned agn-	ion, and any signee may ees to execute division the in obtaining ees to execute	y patent(s) issuing thereon, and a deem necessary. ute all papers necessary in conne ereof, or any patent or reissue a ng evidence and going forward v ute all papers and documents and	perform any act which may be necessary	nection with such declared concerning and to cooperate wi
icat appi Assi ms o amii sai in asi ing	applications for the inventi- cions and patents as the As:  2) Each undersigned agri- lication or continuation or ignee in every way possible  3) Each undersigned agri- or provisions of the Interna  4) Each undersigned agri- nation a grant of a valid U  5) Each undersigned auti d application(s) to the said ssigned, and that he has no on him and his heirs, succ  6) Each undersigned here	ion, and any signee may ees to exect division the cinobtaining ees to exect tional Convects to perform the States thorizes and Assignee, assieby grants to executed,	y patent(s) issuing thereon, and deem necessary.  In all papers necessary in connecessor, or any patent or reissue aging evidence and going forward with all papers and documents and rention for Protection of Industrium all affirmative acts which may patent to the Assignee.  The requests the Director of Patents as Assignee of the entire interest, and will not execute, any agreeings and legal representatives.  The firm of OLIFF & BERRIDGE,	also to execute separate assignments in conceinion with any interference which may be oplication based thereon, for the invention, with such interference.	declared concerning and to cooperate wi in connection with irm by reissue or United States resultinvey the entire intention assignment is
appi Assi assi assi sai asi ing	applications for the inventions and patents as the As:  2) Each undersigned agreed in every way possible and patents of the Internation of provisions of the Internation a grant of a valid U.  5) Each undersigned agreement of a valid U.  5) Each undersigned autiled application(s) to the said application(s) to the said application and his heirs, successing the said application of the said application that may be necessarion of this document.  In witness whereof, execution are the said applications of the said application of the sa	ion, and any signee may ees to exect division the ein obtaining ees to perform the States horizes and d'Assignee, of executed, essors, assigney or desiral any or desiral experience.	y patent(s) issuing thereon, and deem necessary.  In all papers necessary in connecessor, or any patent or reissue aging evidence and going forward value all papers and documents and rention for Protection of Industrium all affirmative acts which makes patent to the Assignee.  Trequests the Director of Patents as Assignee of the entire interest and will not execute, any agreeigns and legal representatives. The firm of OLIFF & BERRIDGE, the in order to comply with the result of the entire interest of the entire interest of the entire of OLIFF & BERRIDGE, and the firm of OLIFF & BERRIDGE, the in order to comply with the result of the entire interest of the entire interest of the entire of OLIFF & BERRIDGE, and the entire of OLIFF & BERRIDGE, the in order to comply with the result of the entire of the enti	also to execute separate assignments in concection with any interference which may be explication based thereon, for the invention, with such interference.  If perform any act which may be necessary all Property or similar agreements.  If you have the confidence of the least of	declared concerning and to cooperate wi in connection with irm by reissue or United States resultinvey the entire intention assignment is any further mark Office for
icat  app  assi  ms o  min  sai  n as  ng	applications for the inventions and patents as the As:  2) Each undersigned agrilication or continuation or ignee in every way possible  3) Each undersigned agror provisions of the Interna  4) Each undersigned agrination a grant of a valid U  5) Each undersigned autility and application(s) to the said ssigned, and that he has no on him and his heirs, succe to Each undersigned here ation that may be necessarion of this document.  In witness whereof, exect May 29, 2007	ion, and any signee may signee may eet to exect division the e in obtaining ees to executional Converse and divisional Assignee, to executed, eessors, assigney or desiral cuted by the cuted by the signee and the signee and the signee are signee.	y patent(s) issuing thereon, and deem necessary.  In the all papers necessary in connecessor, or any patent or reissue aging evidence and going forward with all papers and documents and rention for Protection of Industrium all affirmative acts which may patent to the Assignee.  The requests the Director of Patents as Assignee of the entire interest, and will not execute, any agree gns and legal representatives. The firm of OLIFF & BERRIDGE, the in order to comply with the recommendation of the date(s) of the undersigned on the date(s) of the line of the patents.	also to execute separate assignments in concection with any interference which may be oplication based thereon, for the invention, with such interference.  If perform any act which may be necessary all Property or similar agreements.  If you have necessary to obtain, maintain or confit to issue any and all Letters Patents of the standard covenants that he has full right to coments in conflict herewith, and agrees that the property of the United States Patent and Trader proposite the undersigned name(s).  That the Waterus Waterus W.	declared concerning and to cooperate wi in connection with irm by reissue or United States resultinvey the entire intential assignment is any further mark Office for (SEAL)
cat upp assi us o mi sai n as ng	applications for the inventions and patents as the As:  2) Each undersigned agreed in every way possible and patents of the Internation of provisions of the Internation a grant of a valid U.  5) Each undersigned agreement of a valid U.  5) Each undersigned autiled application(s) to the said application(s) to the said application and his heirs, successing the said application of the said application that may be necessarion of this document.  In witness whereof, execution are the said applications of the said application of the sa	ion, and any signee may signee may eet to exect division the e in obtaining ees to executional Converse and divisional Assignee, to executed, eessors, assigney or desiral cuted by the cuted by the signee and the signee and the signee are signee.	y patent(s) issuing thereon, and deem necessary.  In the all papers necessary in connecessor, or any patent or reissue aging evidence and going forward with all papers and documents and rention for Protection of Industrium all affirmative acts which may patent to the Assignee.  The requests the Director of Patents as Assignee of the entire interest, and will not execute, any agree gns and legal representatives. The firm of OLIFF & BERRIDGE, the in order to comply with the recommendation of the date(s) of the undersigned on the date(s) of the line of the patents.	also to execute separate assignments in concection with any interference which may be explication based thereon, for the invention, with such interference.  If perform any act which may be necessary all Property or similar agreements.  If you have the confidence of the least of	declared concerning and to cooperate with in connection with irm by reissue or United States resultinvey the entire intentials assignment is any further mark Office for (SEAL)
Assins of an asing ifficiate data	applications for the inventions and patents as the As:  2) Each undersigned agrilication or continuation or ignee in every way possible  3) Each undersigned agror provisions of the Interna  4) Each undersigned agrination a grant of a valid U  5) Each undersigned autility and application(s) to the said ssigned, and that he has no on him and his heirs, succe to Each undersigned here ation that may be necessarion of this document.  In witness whereof, exect May 29, 2007	ion, and any signee may ees to exect division the in obtaining ees to exect titional Convees to perform the States horizes and d Assignee, of executed, essors, assigney grants try or desiral cuted by the	y patent(s) issuing thereon, and deem necessary.  ute all papers necessary in connecesof, or any patent or reissue and going forward value all papers and documents and vention for Protection of Industrian all affirmative acts which makes patent to the Assignee.  requests the Director of Patents as Assignee of the entire interest, and will not execute, any agree gns and legal representatives. The firm of OLIFF & BERRIDGE, the firm of OLIFF & BERRIDGE, the in order to comply with the result of the control of the date(s) of the control of the control of the date(s) of the control of the control of the date(s) of the control of the control of the date(s) of the control of the control of the date(s) of the control of the control of the control of the date(s) of the control of the	also to execute separate assignments in concection with any interference which may be oplication based thereon, for the invention, with such interference.  If perform any act which may be necessary all Property or similar agreements.  If you have necessary to obtain, maintain or confit to issue any and all Letters Patents of the standard covenants that he has full right to coments in conflict herewith, and agrees that the property of the United States Patent and Trader proposite the undersigned name(s).  That the Waterus Waterus W.	declared concerning and to cooperate wi in connection with irm by reissue or United States resultively the entire interthis assignment is any further mark Office for (SEAL)
applications of the control of the c	applications for the inventicions and patents as the As:  2) Each undersigned agrilication or continuation or ignee in every way possible  3) Each undersigned agror provisions of the Interna  4) Each undersigned agronation a grant of a valid U  5) Each undersigned autid application(s) to the said ssigned, and that he has no on him and his heirs, succe  6) Each undersigned here attorned that may be necessarion of this document.  In witness whereof, execument 29, 2007  May 29, 2007	ion, and any signee may ees to exect division the ein obtaining ees to executional Convectional	y patent(s) issuing thereon, and deem necessary.  In all papers necessary in connecessor, or any patent or reissue aging evidence and going forward with all papers and documents and rention for Protection of Industrium all affirmative acts which makes patent to the Assignee.  The requests the Director of Patents as Assignee of the entire interest, and will not execute, any agree gns and legal representatives. The firm of OLIFF & BERRIDGE, the in order to comply with the result of the entire interest of the interest of the entire interest of the firm of OLIFF & BERRIDGE, the interest of the entire interest of the	also to execute separate assignments in conception with any interference which may be oplication based thereon, for the invention, with such interference.  If perform any act which may be necessary all Property or similar agreements. By be necessary to obtain, maintain or confeto issue any and all Letters Patents of the stand covenants that he has full right to coments in conflict herewith, and agrees that PLC the power to insert on this assignment unless of the United States Patent and Trader prosite the undersigned name(s).  That the water water all the same and the sa	declared concerning and to cooperate with connection with irm by reissue or United States resultinately the entire intentional this assignment is any further mark Office for (SEAL)
applications of the control of the c	applications for the inventions and patents as the As:  2) Each undersigned agree in every way possible  3) Each undersigned agree in every way possible  3) Each undersigned agree provisions of the Internation a grant of a valid U.  5) Each undersigned autility application(s) to the said application(s) to the said ssigned, and that he has not on him and his heirs, succes at the each undersigned here at the each undersi	ion, and any signee may ees to exect division the control of the c	y patent(s) issuing thereon, and deem necessary.  In all papers necessary in connecessor, or any patent or reissue and gereof, or any patent or reissue and gevidence and going forward value all papers and documents and vention for Protection of Industrian all affirmative acts which makes patent to the Assignee.  Trequests the Director of Patents as Assignee of the entire interes, and will not execute, any agreeigns and legal representatives. The firm of OLIFF & BERRIDGE, the firm of OLIFF & BERRIDGE, the in order to comply with the recommendation of the date(s) of the inventor Signature in the signature in the signature in the signature in the signature inventor Signature in the signatur	also to execute separate assignments in concection with any interference which may be explication based thereon, for the invention, with such interference.  It perform any act which may be necessary all Property or similar agreements.  By be necessary to obtain, maintain or confeto issue any and all Letters Patents of the stand covenants that he has full right to coments in conflict herewith, and agrees that  PLC the power to insert on this assignment ules of the United States Patent and Trader  Pposite the undersigned name(s).	declared concerning and to cooperate with in connection with irm by reissue or United States resultively the entire interthis assignment is any further mark Office for (SEAL)  (SEAL)  (SEAL)
appi Assi assi ami sai in as ing	applications for the inventicions and patents as the As:  2) Each undersigned agrillication or continuation or ignee in every way possible  3) Each undersigned agror provisions of the Interna  4) Each undersigned agronation a grant of a valid U  5) Each undersigned autility and that he has not on him and his heirs, successigned, and that he has not on him and his heirs, succession of this document.  In witness whereof, execution with the same of	ion, and any signee may ees to exect division the division the ein obtaining ees to executional Convects of the executional Convects and divisional Assignee, of executed, essors, assieby grants try or desiral cuted by the	y patent(s) issuing thereon, and deem necessary.  In all papers necessary in connecessor, or any patent or reissue aging evidence and going forward with all papers and documents and rention for Protection of Industrium all affirmative acts which may appear to the Assignee.  The requests the Director of Patents as Assignee of the entire interest and will not execute, any agree gns and legal representatives. The firm of OLIFF & BERRIDGE, the firm of OLIFF & BERRIDGE, the in order to comply with the result of the entire interest and the interest of the entire interest of the firm of OLIFF & BERRIDGE, the firm of OLIFF & BERRIDGE, the in order to comply with the result of the entire interest of the entire i	also to execute separate assignments in concection with any interference which may be optication based thereon, for the invention, with such interference. If perform any act which may be necessary all Property or similar agreements. If you have necessary to obtain, maintain or confit to issue any and all Letters Patents of the standard covenants that he has full right to coments in conflict herewith, and agrees that the power to insert on this assignment rules of the United States Patent and Trader proposite the undersigned name(s).  Therefore waternable shall be a supposed to the same and the sa	declared concerning and to cooperate wi in connection with irm by reissue or United States resultinvey the entire intention in any further nark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
icat  app  assi  ms o  min  sai  n as  ng	applications for the inventions and patents as the As:  2) Each undersigned agree in every way possible  3) Each undersigned agree in every way possible  3) Each undersigned agree provisions of the Internation a grant of a valid U.  5) Each undersigned autility application(s) to the said saigned, and that he has not on him and his heirs, succession of this document.  In witness whereof, exect May 29, 2007  May 29, 2007	ion, and any signee may ees to exect division the control of the c	y patent(s) issuing thereon, and deem necessary.  In all papers necessary in connecessor, or any patent or reissue aging evidence and going forward water all papers and documents and vention for Protection of Industrian all affirmative acts which makes patent to the Assignee.  The requests the Director of Patents as Assignee of the entire interest, and will not execute, any agreegns and legal representatives, be in order to comply with the received in the date(s) of the interest interest inventor Signature inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature	also to execute separate assignments in concection with any interference which may be explication based thereon, for the invention, with such interference.  If perform any act which may be necessary all Property or similar agreements.  If you have necessary to obtain, maintain or confeto issue any and all Letters Patents of the stand covenants that he has full right to coments in conflict herewith, and agrees that the property of the United States Patent and Trader prosite the undersigned name(s).  If the conference which may be necessary as the property of the United States Patent and Trader prosite the undersigned name(s).  If the conference which may be necessary as the inventor of the United States Patent and Trader prosite the undersigned name(s).	declared concerning and to cooperate with in connection with irm by reissue or United States resulting the entire intention and further mark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
applications of the control of the c	applications for the inventions and patents as the As:  2) Each undersigned agricultation or continuation or ignee in every way possible.  3) Each undersigned agror provisions of the Interna.  4) Each undersigned agror nation a grant of a valid U.  5) Each undersigned autidiapplication(s) to the said spiloation(s) to the said spiloation and his heirs, successigned, and that he has not on him and his heirs, successigned there attended that may be necessarion of this document.  In witness whereof, executing the property of	ion, and any signee may ees to exect division the e in obtaining ees to executional Converse and divisional Converses and	y patent(s) issuing thereon, and deem necessary.  In the all papers necessary in connecessor, or any patent or reissue aging evidence and going forward with all papers and documents and rention for Protection of Industrium all affirmative acts which makes patent to the Assignee.  The requests the Director of Patents as Assignee of the entire interest and will not execute, any agreeing and legal representatives.  The firm of OLIFF & BERRIDGE, the in order to comply with the result of the complete of	also to execute separate assignments in concection with any interference which may be optication based thereon, for the invention, with such interference. If perform any act which may be necessary all Property or similar agreements. If you have necessary to obtain, maintain or confit to issue any and all Letters Patents of the standard covenants that he has full right to coments in conflict herewith, and agrees that the power to insert on this assignment rules of the United States Patent and Trader proposite the undersigned name(s).  Therefore waternable the state of the state of the undersigned name(s).	in connection with such declared concerning and to cooperate with in connection with irm by reissue or United States resultinvey the entire intention in the control of this assignment is any further mark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
icat app	applications for the inventions and patents as the As:  2) Each undersigned agricultion or continuation or ignee in every way possible.  3) Each undersigned agroup provisions of the Interna.  4) Each undersigned aground a grant of a valid U.  5) Each undersigned autidiapplication(s) to the said spiloation(s) to the said spiloation and his heirs, succession of this document.  In witness whereof, execution that may be necessarion of this document.  In witness whereof, execution with a grant of the said spiloation of this document.  This assignment should provide a said on the said spiloation of this document.  This assignment should provide a said on the said spiloation of this document.	ion, and any signee may ees to exect division the division the ein obtaining ees to executional Convees to performited States horizes and d Assignee, of executed, eesby grants try or desiral cuted by the executed by the ex	y patent(s) issuing thereon, and deem necessary.  In all papers necessary in connecessor, or any patent or reissue aging evidence and going forward water all papers and documents and rention for Protection of Industrian all affirmative acts which makes patent to the Assignee.  The requests the Director of Patents as Assignee of the entire interest and will not execute, any agree gns and legal representatives. The firm of OLIFF & BERRIDGE, the in order to comply with the result of the entire interest inventor Signature.  Inventor Signature	also to execute separate assignments in concection with any interference which may be explication based thereon, for the invention, with such interference.  If perform any act which may be necessary all Property or similar agreements.  If you have necessary to obtain, maintain or confit to issue any and all Letters Patents of the let, and covenants that he has full right to coments in conflict herewith, and agrees that the property of the United States Patent and Trader prosite the undersigned name(s).  If the late of the United States Patent and Trader prosite the undersigned name(s).	declared concerning and to cooperate with in connection with irm by reissue or United States resulting the assignment is any further mark Office for (SEAL)
icat app	applications for the inventions and patents as the As:  2) Each undersigned agricultion or continuation or ignee in every way possible.  3) Each undersigned agroup provisions of the Interna.  4) Each undersigned aground a grant of a valid U.  5) Each undersigned autidiapplication(s) to the said spiloation(s) to the said spiloation and his heirs, succession of this document.  In witness whereof, execution that may be necessarion of this document.  In witness whereof, execution with a grant of the said spiloation of this document.  This assignment should provide a said on the said spiloation of this document.  This assignment should provide a said on the said spiloation of this document.	ion, and any signee may ees to exect division the division the ein obtaining ees to executional Convees to performited States horizes and d Assignee, of executed, eesby grants try or desiral cuted by the executed by the ex	y patent(s) issuing thereon, and deem necessary.  In the all papers necessary in connecessor, or any patent or reissue aging evidence and going forward with all papers and documents and rention for Protection of Industrium all affirmative acts which may request the Director of Patents as Assignee of the entire interest and will not execute, any agree gns and legal representatives. The firm of OLIFF & BERRIDGE, the firm of OLIFF & BERRIDGE, the in order to comply with the result of the entire interest and the interest of the entire interest of th	also to execute separate assignments in concection with any interference which may be optication based thereon, for the invention, with such interference. If perform any act which may be necessary all Property or similar agreements. If you have necessary to obtain, maintain or confit to issue any and all Letters Patents of the standard covenants that he has full right to coments in conflict herewith, and agrees that the property of the United States Patent and Trader the undersigned name(s).  If the two waterned the state of the undersigned name(s).	declared concerning and to cooperate wi in connection with irm by reissue or United States resulting this assignment is any further mark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
icat app	applications for the inventions and patents as the As:  2) Each undersigned agricultation or continuation or ignee in every way possible.  3) Each undersigned agricultation of provisions of the Internation a grant of a valid U.  5) Each undersigned autility application(s) to the said application(s) to the said application that he has not on him and his heirs, succe 6) Each undersigned here action that may be necessarion of this document.  In witness whereof, execution that may 29, 2007  May 29, 2007  May 29, 2007  This assignment should prefer it should be signed be signed be	ion, and any signee may ees to exect division the division the ein obtaining ees to executional Convees to performited States horizes and d Assignee, of executed, eesby grants try or desiral cuted by the executed by the ex	y patent(s) issuing thereon, and deem necessary.  In the all papers necessary in connecessor, or any patent or reissue aging evidence and going forward with all papers and documents and rention for Protection of Industrium all affirmative acts which may request the Director of Patents as Assignee of the entire interest and will not execute, any agree gns and legal representatives. The firm of OLIFF & BERRIDGE, the firm of OLIFF & BERRIDGE, the in order to comply with the result of the entire interest and the interest of the entire interest of th	also to execute separate assignments in concection with any interference which may be explication based thereon, for the invention, with such interference.  If perform any act which may be necessary all Property or similar agreements.  If you have necessary to obtain, maintain or confit to issue any and all Letters Patents of the let, and covenants that he has full right to coments in conflict herewith, and agrees that the property of the United States Patent and Trader prosite the undersigned name(s).  If the late of the United States Patent and Trader prosite the undersigned name(s).	in connection with such declared concerning and to cooperate with in connection with irm by reissue or United States resulting this assignment is any further mark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)

RECORDED: 06/07/2007

PATENT REEL: 019427 FRAME: 0191