Form PTO-1595 (Rev. 07/05) OMB No. 0651-0027 (exp. 6/30/2008)	ent and Trademark Office
	03-25-2008
PATE	
To the Director of the U.S. Patent and Trademark Office.	1122
1. Name of conveying party(i	103491698 (address(es) below.
Motomichi SHIBANO MAR 2 0 2008	Name: FUJITSU LIMITED Internal Address:
Additional name(s) of conveying party(ies) Additional name(s) of conveyance/Execution Date(s):	
3. Nature of conveyance/Execution Date(s): Execution Date(s) Feb. 25, 2008	Street Address: 1-1, Kamikodanaka, 4-chome,
✓ Assignment Merger	Nakahara-ku, Kawasaki-shi, Kanagawa Japan 211-8588
Security Agreement Change of Nam	ne City:
Joint Research Agreement	State:
Government Interest Assignment Executive Order 9424, Confirmatory License	Country:Zip:
Other	Additional name(s) & address(es) attached? ☐ Yes ✓ No
A. Patent Application No.(s) 12/038,418	This document is being filed together with a new application. B. Patent No.(s) B. Patent No.(s) Pars attached? Yes ✓ No
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1
Name: Patrick G. Burns	7. Total fee (37 CFR 1.21(h) & 3.41) \$_40.00
Internal Address:	Authorized to be charged by credit card Authorized to be charged to deposit account
Street Address: Greer, Burns & Crain, Ltd.	Enclosed
300 South Wacker Drive, Suite 2500	None required (government interest not affecting title)
City: Chicago	8. Payment Information
State: Illinois Zip: 60606	a. Credit Card Last 4 Numbers Expiration Date
Phone Number: (312) 360-0080	b. Deposit Account Number 07-2069
Fax Number: (312) 360-9315	
Email Address: docket@gbclaw.net	Authorized User Name Patrick G. Burns
9. Signature:	March 18, 2008
Signature	Date
Patrick G. Burns	Total number of pages including cover 2

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, V.A. 22313-1450

Name of Person Signing

Atty. Docket: 0671.80140

83/24/2008 MJAMA1

sheet, attachments, and documents:

00000030 12038418

01 FC:8021

46.00 OP

PATENT REEL: 020703 FRAME: 0820

U.S. ASSIGNMENT

	· .	
1-1, Kamikodanaka 4-chome, Nakahara-ku, Kaw	wasaki-shi, Kanagawa 211-8588 Japan	
y <u>and an </u>		
	<u> </u>	
<u></u>		
hereinafter, "ASSIGNEE"), the receipt of which is ASSIGNEE the entire and exclusive right, title and Title of Invention) MAGNETIC DISK DEVICE AND MA	d interest to the invention entitled	
relating to International Patent Application PCT/JI executed on even date herewith or, if not so execut	P / and/or for which application ted, was:	for Letters Patent of the United States w
(a) executed on	•	lication, if not concurrent)
(b) filed on Feb. 27, 2008		
	l designage's attenues in karel	ry authorized to insert in (b) the specific
Serial No.12 / 038,418	data, when known.	y annie, neu le mort in (e) me optenjen
Serial No. 12 / 038,418	data, when known.	,
serial No. 12 / 038, 418 and to said application and all Letters Patent(s) of abstitute, reissue or reexamination application bas including any extensions thereof (collectively, here The ASSIGNOR agree(s), when requested by s	the United States granted ou said application and seed thereon, for the full term or terms for which the cinafter, "said application(s) and Letters Patent(s) and ASSIGNEE and without charge to but at the	i any continuation, division, renewal, ne said Letters Patent(s) may be granted a)"). expense of said ASSIGNEE, to do all a
and to said application and all Letters Patent(s) of substitute, reissue or reexamination application base including any extensions thereof (collectively, here. The ASSIGNOR agree(s), when requested by swhich the ASSIGNEE may deem necessary, desire including in the preparation and prosecution of sair eexamination, or public use proceeding, and in any acts to include but not be limited to executing all p	the United States granted on said application and sed thereon, for the full term or terms for which the cinafter, "said application(s) and Letters Patent(s) aid ASSIGNEE and without charge to but at the able or expedient, for securing, maintaining and d application(s) and the issuance of said Letters by litigation or other legal proceeding which may appers, including separate assignments and declar	I any continuation, division, renewal, to said Letters Patent(s) may be granted a)"). expense of said ASSIGNEE, to do all a enforcing protection for said invention, Patent(s), in any interference, reissue, trise or be declared in relation to same, st
serial No. 12 / 038, 418 and to said application and all Letters Patent(s) of abstitute, reissue or reexamination application bas including any extensions thereof (collectively, here. The ASSIGNOR agree(s), when requested by such the ASSIGNEE may deem necessary, desire including in the preparation and prosecution of said examination, or public use proceeding, and in any acts to include but not be limited to executing all provon testimony, and obtaining and producing evidence.	the United States granted on said application and sed thereon, for the full term or terms for which the cinafter, "said application(s) and Letters Patent(s) aid ASSIGNEE and without charge to but at the able or expedient, for securing, maintaining and d application(s) and the issuance of said Letters by litigation or other legal proceeding which may appers, including separate assignments and declar	i any continuation, division, renewal, ne said Letters Patent(s) may be granted a)"). expense of said ASSIGNEE, to do all a enforcing protection for said invention, Patent(s), in any interference, reissue, urise or be declared in relation to same, surations, taking all rightful oaths, providing
serial No. 12 / 038, 418 and to said application and all Letters Patent(s) of substitute, reissue or reexamination application has including any extensions thereof (collectively, here. The ASSIGNOR agree(s), when requested by such the ASSIGNEE may deem necessary, desirancheding in the preparation and prosecution of said examination, or public use proceeding, and in acts to include but not be limited to executing all provom testimony, and obtaining and producing evidence in the process of the substitute of the	the United States granted on said application and sed thereon, for the full term or terms for which the cinafter, "said application(s) and Letters Patent(s) aid ASSIGNEE and without charge to but at the able or expedient, for securing, maintaining and d application(s) and the issuance of said Letters y litigation or other legal proceeding which may appears, including separate assignments and declardence.	if any continuation, division, renewal, are said Letters Patent(s) may be granted a)"). expense of said ASSIGNEE, to do all are enforcing protection for said invention, Patent(s), in any interference, reissue, are or be declared in relation to same, surations, taking all rightful oaths, providing (s).
and to said application and all Letters Patent(s) of substitute, reissue or reexamination application base including any extensions thereof (collectively, here the ASSIGNOR agree(s), when requested by subich the ASSIGNEE may deem necessary, desire including in the preparation and prosecution of said examination, or public use proceeding, and in any lots to include but not be limited to executing all provon testimony, and obtaining and producing evicence.	the United States granted on said application and sed thereon, for the full term or terms for which the cinafter, "said application(s) and Letters Patent(s) and ASSIGNEE and without charge to but at the able or expedient, for securing, maintaining and displication(s) and the issuance of said Letters yilligation or other legal proceeding which may appears, including separate assignments and declared.	i any continuation, division, renewal, he said Letters Patent(s) may be granted a)"). expense of said ASSIGNEE, to do all a enforcing protection for said invention, Patent(s), in any interference, reissue, urise or be declared in relation to same, strations, taking all rightful oaths, providing
and to said application and all Letters Patent(s) of substitute, reissue or reexamination application bas including any extensions thereof (collectively, here. The ASSIGNOR agree(s), when requested by swhich the ASSIGNEE may deem necessary, desired the content of the preparation and prosecution of said examination, or public use proceeding, and in any lets to include but not be limited to executing all provon testimony, and obtaining and producing evice. IN WITNESS WHEREOF, the undersigned in the proceeding.	the United States granted on said application and sed thereon, for the full term or terms for which the cinafter, "said application(s) and Letters Patent(s) and ASSIGNEE and without charge to but at the able or expedient, for securing, maintaining and d application(s) and the issuance of said Letters by litigation or other legal proceeding which may appers, including separate assignments and declardence. Ventor(s) has (have) affixed his/her/their signature.	if any continuation, division, renewal, ne said Letters Patent(s) may be granted a property. expense of said ASSIGNEE, to do all a enforcing protection for said invention, Patent(s), in any interference, reissue, strations, taking all rightful oaths, providing (s).
and to said application and all Letters Patent(s) of substitute, reissue or reexamination application bas including any extensions thereof (collectively, here the ASSIGNOR agree(s), when requested by so which the ASSIGNEE may deem necessary, desir including in the preparation and prosecution of said eexamination, or public use proceeding, and in any cets to include but not be limited to executing all powers testimony, and obtaining and producing evications. IN WITNESS WHEREOF, the undersigned in the content of	the United States granted on said application and sed thereon, for the full term or terms for which the cinafter, "said application(s) and Letters Patent(s) and ASSIGNEE and without charge to but at the able or expedient, for securing, maintaining and d application(s) and the issuance of said Letters by litigation or other legal proceeding which may appers, including separate assignments and declardence. Ventor(s) has (have) affixed his/her/their signature.	if any continuation, division, renewal, ne said Letters Patent(s) may be granted by"). expense of said ASSIGNEE, to do all a enforcing protection for said invention, Patent(s), in any interference, reissue, rations, taking all rightful oaths, providing (s).
and to said application and all Letters Patent(s) of substitute, reissue or reexamination application base including any extensions thereof (collectively, here. The ASSIGNOR agree(s), when requested by so which the ASSIGNEE may deem necessary, desirately deem necessary, desirately deem necessary, desirately of the proparation and prosecution of said examination, or public use proceeding, and in any lots to include but not be limited to executing all provon testimony, and obtaining and producing evident in the programment of the same programment of	the United States granted on said application and sed thereon, for the full term or terms for which the cinafter, "said application(s) and Letters Patent(s) and ASSIGNEE and without charge to but at the able or expedient, for securing, maintaining and application(s) and the issuance of said Letters by litigation or other legal proceeding which may appers, including separate assignments and declardence. Ventor(s) has (have) affixed his/her/their signature. Motomichi SHIBANO (Type Name)	I any continuation, division, renewal, the said Letters Patent(s) may be granted as a continuation of the protection for said invention, patent(s), in any interference, reissue, the or be declared in relation to same, strations, taking all rightful oaths, providing the same of the following all rightful oaths, providing the same of the same

PATENT REEL: 020703 FRAME: 0821

RECORDED: 03/20/2008