| Mail Stop: Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 | RECORDATION FORM COVER SHEET PATENTS ONLY U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office | | | |
|--|---|--|--|----------------------------------|
| Alexandria, VA 22313-1450 | | Attorn | ney Docket No. <u>1332</u> | 38 |
| Please record the attached document. Total number of pages including cover sh | eet, attachments, and docume | ent: <u>2</u> | į | |
| 1. A. Name of conveying parties: [1] Katsushi NAKANO [2] Shigeru MORIMO [3] Shigeki KAGEYA B. Additional name(s) of conveying 3. A. Nature of conveyance: Assignment Security Agreement Other B. Execution Date: [1] and [2]: and [3]: October 16, 2007 | TO MA ng party(ies) attached? ☐ Yes ☑ No ☐ Merger ☐ Change of Name | NIKON C 2-3, MAR CHIYOD | idress of receiving part CORPORATION LUNOUCHI 3-CHO A-KU, TOKYO, JA name(s) & address(es) a | ME, PAN ttached? |
| 4. A. Patent Application No.(s) 11. | /795,518 Additional numbers attac | B. Patent No.(| s) | |
| C. Title of Application: <u>LINE</u> | Additional numbers attac | | XPOSURE APPAR | <u>ATUS</u> |
| Name and address of party to whom concerning document should be main | n correspondence filed: | 6. Total number of | applications and patent | s involved: 1 |
| Name: <u>Mario A. Costantino</u> | | 7. Please charg total fee (37 | ge Deposit Account CFR 3.41) in the arm | No. 15-0461 the ount of \$40.00. |
| Address: OLIFF & BERRIDGE, P.O. Box 320856 Alexandria, VA 2: Phone Number: 703-83 Fax Number: 703-83 |) 2320-4850 36-6400 | Credit any overp deposit account in the second in the | ayment or charge any u number 15-0461. | nderpayment to |
| | | | | |
| 9. Statement and signature. To the best of my knowledge and b original document. Mario A. Costantino Registration No. 59,3 | No. 33,565 | | ad any attached copy is lay 19, 2008 | a true copy of the |

PATENT REEL: 020998 FRAME: 0599

Ø 002/002 00/07869US 05P- 24(19

| - | Tourse | | Shigeru MORIMOTO | | | |
|--|--|--|---|--|--|---|
| -5) | Insert Name(s) | (2) | | டை | | |
| | of Inventor(s) | (3) | Shigeki KAGEYAMA | ო | | |
| | | (4) | | (8) | | |
| | | ા ધા | In consideration of the sum of one doll c undersigned, each undersigned agrees | ar (\$1.00) and other good to assign, and hereby does | and valuable considerate assign, transfer and set | on paid to each |
|) | Insert Name of Assigned | : (9) | NIKON CORPORATION | | | |
| | Insert Address of Assignce | (10) | 2-3, Marunouchi 3-chome, C | hivoda ku. Tokvo. Ta | pan | - |
| | - | (here entire in all subst | inafter designated as the Assignee) and a right, title and interest for the United St applications for patent including any an tarte, and reissue application(s), and all tay be granted on the invention known a | Assigned's heirs, successor lates of America as define d all provisional, non-pro- letters Patent extensions | z, assigns and legal repre | as invention, and |
|) | Insert | (11) | LINEAR MOTOR, STA | GE APPARATUS | AND, EXPOSURE | APPARATUS |
| | Identification such as Title, Case | | | | | |
| | Number, or Foreign Application Number | /A#a. | and Dondard Ma | | | |
| | & L. managant 11 millioct. | • | | | |) |
| | | date b | ich the undersigned has (have) executed crewith or | an application for patent | in the United States of A | merica on even |
| | Insert Date of Signing of Application | (12) | on October 15, 2007 | ; and October | 16, 2007 | |
| | | | | | | |
| | Alternative | (13) | U.S. application Serial Number | 11/795,51 | 8 | |
| | Identification for | (13) | U.S. application Serial Number _ on July 18, 2007 | 11/795,51 | 8 | |
| e Assication | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any prignor may deem necessary. 2) Each undersigned agrees to a or continuation or division the possible in obtaining evidence. 3) Fach undersigned agrees to | filed execute execute execute execute execute execute execute execute | on July 18, 2007 all papers necessary in connection with a strong thereon, and also to execute separately papers necessary in connection with a sary patent or reissue application based to go forward with such interference. | any application and any or ate assignments in connec- any interference which ma thereon, for the invention, | ordinuing, divisional or a zion with such application by be declared concerning and to cooperate with the | ns and patents any Assignee in |
| cation ca | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any pignoe may deem necessary. 2) Each undersigned agrees to no recontinuation or division the possible in obtaining evidence of the International Convention () Each undersigned agrees to ref the International Convention () Each undersigned agrees to valid United States patent to the Deach undersigned authorized schools to the said Assignee, as has not executed, and will not assigns and legal representation () Each undersigned hereby grosssary or desirable in order to | execute execute and going and going and going and going and for Properform a Assignment of the Assignment of the formula of th | on July 18, 2007 all papers necessary in connection with a strong thereon, and also to execute separatil papers necessary in connection with a sary patent or reissue application based ag forward with such interference. If papers and documents and perform a fection of Industrial Property or similar all affirmative and swhich may be necessary. | any application and any or ate assignments in connecting interference which mathereon, for the invention, my act which may be necessgreements. ary to obtain, maintain or use any and all Letters Pattus the has full right to come dispress that this assignment of insert on this assignment of insert on this assignment. | ordinuing, divisional or retion with such application by be declared concerning and to cooperate with the extry in connection with confirm by reissue or recents of the United States wey the entire interest her crit is binding on him and | ens and patents any Assignee in claims or examination a resulting from cin assigned, I his heirs, |
| Assistions way focus of a s pplicat he storm, 6 | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any pignoe may deem necessary. 2) Each undersigned agrees to a or continuation or division the possible in obtaining evidence 3) Each undersigned agrees to of the International Convention. () Each undersigned agrees to valid United States patent to the States patent to the States patent to the station (s) to the said Assignee, a chas not executed, and will not assigns and legal representation. Each undersigned hereby grosssary or desirable in order to the witness whereof, executed in witness whereof, executed in witness whereof, executed in the said agreement of the said agreeme | execute execute and going and going and going and going and for Properform a Assignment of the Assignment of the formula of th | on July 18, 2007 ail papers necessary in connection with a strong thereon, and also to execute separatil papers necessary in connection with a sary patent or reissue application based ag forward with such interference. If papers and documents and perform at tection of Industrial Property or similar ail affirmative acts which may be necess see of the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRIDGE, PLC the powith the rules of the United States Patent and ersigned on the date(s) opposite the | any application and any or ate assignments in connecting interference which mathereon, for the invention, my act which may be necessgreements. ary to obtain, maintain or use any and all Letters Pattus the has full right to come dispress that this assignment of insert on this assignment of insert on this assignment. | entinuing, divisional or a stion with such application by be declared concerning and to cooperate with the example of connection with the confirm by reissue or so control the United States wey the entire interest ber ent is binding on him and nament any further identify a recordation of this docu | ens and patents any Assignee in claims or examination a resulting from ein assigned, I his heirs, ication that |
| Assistions way focus of a s pplicat he storm, 6 | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any prignoe may deem necessary. 2) Each undersigned agrees to more continuation or division the possible in obtaining evidence of the International Convention of the International Convention () Each undersigned agrees to valid United States patent to the Deach undersigned authorize settion(s) to the said Assignee, as has not executed, and will not a saigns and legal representation () Each undersigned hereby greessary or desirable in order to my witness whereof, executed the contract of the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned agrees to the single single s) Each undersigned agrees to the single s) Each undersigned ag | execute execute and going and going and going and going and for Properform a Assignment of the Assignment of the formula of th | on July 18, 2007 ail papers necessary in connection with a strong thereon, and also to execute separatil papers necessary in connection with a sary patent or reissue application based ag forward with such interference. If papers and documents and perform at tection of Industrial Property or similar ail affirmative acts which may be necess see of the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRIDGE, PLC the powith the rules of the United States Patent and ersigned on the date(s) opposite the | any application and any or ate assignments in connecting interference which may hereon, for the invention, my act which may be necessagreements. any to obtain, maintain or use any and all Letters Patter by the first full right to condition of agrees that this assignment of the control of t | ordinuing, divisional or reaction with such application by the declared concerning and to cooperate with the exact in connection with confirm by reissue or recents of the United States wey the entire interest here are is binding on him and numerat any further identific recordation of this document. | ens and patents any c Assignee in claims or examination a resulting from ein assigned, I his heirs, ication that ment. (SEAL) |
| of a specific street of a spec | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any pignoe may deem necessary. 2) Each undersigned agrees to a or continuation or division the possible in obtaining evidence 3) Each undersigned agrees to of the International Convention. () Each undersigned agrees to valid United States patent to the States patent to the States patent to the station (s) to the said Assignee, a chas not executed, and will not assigns and legal representation. Each undersigned hereby grosssary or desirable in order to the witness whereof, executed in witness whereof, executed in witness whereof, executed in the said agreement of the said agreeme | execute execute and going and going and going and going and for Properform a Assignment of the Assignment of the formula of th | on July 18, 2007 ail papers necessary in connection with a strong thereon, and also to execute separately papers necessary in connection with a sary patent or reissue application based to gloward with such interference. If papers and documents and perform a stection of Industrial Property or similar all affirmative acts which may be necess to easily the Commissioner of Patents to issue of the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRINGE, PLC the powith the rules of the United States Patent and ersigned on the date(s) opposite the Name of Inventor | any application and any or rate assignments in connecting interference which mathereon, for the invention, my act which may be necessgrooments. ary to obtain, maintain or use any and all Letters Pathereon that full right to come diagnoss that this assignment to insert on this assignment of insert on this assignment. | ordinuing, divisional or reaction with such application by the declared concerning and to cooperate with the exact in connection with confirm by reissue or recents of the United States wey the entire interest here are is binding on him and numerat any further identific recordation of this document. | ens and patents any c Assignee in claims or examination a resulting from ein assigned, I his heirs, ication that ment. (SEAL) (SEAL) |
| of a specific street of a spec | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any prignoe may deem necessary. 2) Each undersigned agrees to more continuation or division the possible in obtaining evidence of the International Convention of the International Convention () Each undersigned agrees to valid United States patent to the Deach undersigned authorize settion(s) to the said Assignee, as has not executed, and will not a saigns and legal representation () Each undersigned hereby greessary or desirable in order to my witness whereof, executed the contract of the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned agrees to the single single s) Each undersigned agrees to the single s) Each undersigned ag | execute execute and going and going and going and going and for Properform a Assignment of the Assignment of the formula of th | on July 18, 2007 ail papers necessary in connection with a strong thereon, and also to execute separatil papers necessary in connection with a sary patent or reissue application based to g forward with such interference. If papers and documents and perform as tection of Industrial Property or similar all affirmative acts which may be necessor. Less the Commissioner of Patents to issue of the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRIDGE, PLC the powith the rules of the United States Patent and ersigned on the date(s) opposite the Name of Inventor | any application and any or rate assignments in connecting interference which mathereon, for the invention, my act which may be necessgrooments. ary to obtain, maintain or use any and all Letters Pathereon that full right to come diagnoss that this assignment to insert on this assignment of insert on this assignment. | continuing, divisional or a stion with such application by the declared concerning and to cooperate with the confirm by reissue or counts of the United States were the entire interest bearent is binding on him and an interest any further identification of this document any further identification of this document. Shigery MORIMOTO | ens and patents any c Assignee in claims or examination a resulting from ein assigned, I his heirs, ication that ment. (SEAL) (SEAL) |
| Assistant of a vary sions of a vary sort of a vary | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any prignoe may deem necessary. 2) Each undersigned agrees to more continuation or division the possible in obtaining evidence of the International Convention of the International Convention () Each undersigned agrees to valid United States patent to the Deach undersigned authorize settion(s) to the said Assignee, as has not executed, and will not a saigns and legal representation () Each undersigned hereby greessary or desirable in order to my witness whereof, executed the contract of the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned agrees to the single single s) Each undersigned agrees to the single s) Each undersigned ag | execute execute and going and going and going and going and for Properform a Assignment of the Assignment of the formula of th | on July 18, 2007 ail papers necessary in connection with a strong thereon, and also to execute separately papers necessary in connection with a say patent or retissue application based to get forward with such interference. If papers and documents and perform at tection of Industrial Property or similar all affirmative acts which may be necessed to the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRIDGE, PLC the powith the rules of the United States Patent andersigned on the date(s) opposite the Name of Inventor Name of Inventor | any application and any or rate assignments in connecting interference which mathereon, for the invention, my act which may be necessgrooments. ary to obtain, maintain or use any and all Letters Pathereon that full right to come diagnoss that this assignment to insert on this assignment of insert on this assignment. | continuing, divisional or a stion with such application by the declared concerning and to cooperate with the confirm by reissue or counts of the United States were the entire interest bearent is binding on him and an interest any further identification of this document any further identification of this document. Shigery MORIMOTO | ens and patents any c Assigned in claims or examination a resulting from ein assigned, I his heirs, ideation that truent. (SEAL) (SEAL) |
| Assistant of a vary sions of a vary sort of a vary | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any prignoe may deem necessary. 2) Each undersigned agrees to more continuation or division the possible in obtaining evidence of the International Convention of the International Convention () Each undersigned agrees to valid United States patent to the Deach undersigned authorize settion(s) to the said Assignee, as has not executed, and will not a saigns and legal representation () Each undersigned hereby greessary or desirable in order to my witness whereof, executed the contract of the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned agrees to the single single s) Each undersigned agrees to the single s) Each undersigned ag | execute execute and going and going and going and going and for Properform a Assignment of the Assignment of the formula of th | on July 18, 2007 ail papers necessary in connection with a strong thereon, and also to execute separately papers necessary in connection with a sary patent or reissue application based up forward with such interference. If papers and documents and perform at tection of Industrial Property or similar all affirmative acts which may be necess see of the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRIDGE, PLC the powith the rules of the United States Patent indersigned on the date(s) opposite the Name of Inventor Name of Inventor Name of Inventor | any application and any or rate assignments in connecting interference which mathereon, for the invention, my act which may be necessgrooments. ary to obtain, maintain or use any and all Letters Pathereon that full right to come diagnoss that this assignment to insert on this assignment of insert on this assignment. | continuing, divisional or a stion with such application by the declared concerning and to cooperate with the confirm by reissue or counts of the United States were the entire interest bearent is binding on him and an interest any further identification of this document any further identification of this document. Shigery MORIMOTO | es and patents any Assignee in claims or examination a resulting from ein assigned, I his heirs, ication that ment. (SEAL) (SEAL) (SEAL) |
| of a specific street of a spec | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any prignoe may deem necessary. 2) Each undersigned agrees to more continuation or division the possible in obtaining evidence of the International Convention of the International Convention () Each undersigned agrees to valid United States patent to the Deach undersigned authorize settion(s) to the said Assignee, as has not executed, and will not a saigns and legal representation () Each undersigned hereby greessary or desirable in order to my witness whereof, executed the contract of the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned agrees to the single single s) Each undersigned agrees to the single s) Each undersigned ag | execute execute and going and going and going and going and for Properform a Assignment of the Assignment of the formula of th | on July 18, 2007 ail papers necessary in connection with a stroing thereon, and also to execute separate papers necessary in connection with a sary patent or reissue application based to g forward with such interference. If papers and documents and perform at tection of Industrial Property or similar sail affirmative acts which may be necess see of the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRIDGE, PLC the powith the rules of the United States Patent andersigned on the date(s) opposite the Name of Inventor Name of Inventor Name of Inventor Name of Inventor | any application and any or rate assignments in connecting interference which mathereon, for the invention, my act which may be necessgrooments. ary to obtain, maintain or use any and all Letters Pathereon that full right to come diagnoss that this assignment to insert on this assignment of insert on this assignment. | continuing, divisional or a stion with such application by the declared concerning and to cooperate with the confirm by reissue or counts of the United States were the entire interest bearent is binding on him and an interest any further identification of this document any further identification of this document. Shigery MORIMOTO | ess and patents any Assignee in claims or examination a resulting from ein assigned, I his heirs, ication that ment. (SEAL) (SEAL) (SEAL) (SEAL) |
| ication 6 Ass cation 7 way 5 of a v 5 opplies at he stora, 6 oe noc | Identification for filed applications 1) Each undersigned agrees to ms for the invention, and any prignoe may deem necessary. 2) Each undersigned agrees to more continuation or division the possible in obtaining evidence of the International Convention of the International Convention () Each undersigned agrees to valid United States patent to the Deach undersigned authorize settion(s) to the said Assignee, as has not executed, and will not a saigns and legal representation () Each undersigned hereby greessary or desirable in order to my witness whereof, executed the contract of the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby greessary or desirable in order to the saigns and legal representation (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned hereby green (s) Each undersigned agrees to the single single s) Each undersigned agrees to the single s) Each undersigned ag | execute execute and going and going and going and going and for Properform a Assignment of the Assignment of the formal of the f | on July 18, 2007 ail papers necessary in connection with a strong thereon, and also to execute separately papers necessary in connection with a sary patent or reissue application based agricultural papers and documents and perform a tection of Industrial Property or similar all affirmative acts which may be necess to of the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRIDGE, PLC the powith the rules of the United States Patent and ersigned on the date(s) opposite the Name of Inventor | any application and any or rate assignments in connecting interference which mathereon, for the invention, my act which may be necessgrooments. ary to obtain, maintain or use any and all Letters Pathereon and all Letters Pathereon and the has full right to come diagnoss that this assignment to insert on this assignment of insert on this assignment. | continuing, divisional or a stion with such application by the declared concerning and to cooperate with the confirm by reissue or counts of the United States were the entire interest bearent is binding on him and an interest any further identification of this document any further identification of this document. Shigery MORIMOTO | ess and patents any c Assigned in claims or examination a resulting from ein assigned, I his heirs, idation that truent. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) |
| cation Assistant Signal Sopplie Store The | Identification for filed applications 1) Each undersigned agrees to mis for the invention, and any prignoe may deem necessary. 2) Each undersigned agrees to a or continuation or division the possible in obtaining evidence at least undersigned agrees to a fittle international Convention () Each undersigned agrees to valid United States patent to the State undersigned authorize ation(s) to the said Assignee, a sassigns and legal representation) Each undersigned hereby grosssary or desirable in order to m witness whereof, executed [224, 15, 2007] Oct. 15, 2007 Oct. 16, 2007 | filed execute stem(s) is execute execute, execute a for Pro perform e Assigna execute, execute, execute, for the execute execute, for the execute exec | on July 18, 2007 ail papers necessary in connection with a strong thereon, and also to execute separatil papers necessary in connection with a sary patent or reissue application based to gloward with such interference. If papers and documents and perform at tection of Industrial Property or similar all affirmative acts which may be necess the Commissioner of Patents to issue of the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRIDGE, PLC the powith the rules of the United States Patent andersigned on the date(s) opposite the Name of Inventor | any application and any or ate assignments in connecting interference which mathereon, for the invention, my act which may be necessary to obtain, maintain or use any and all Letters Pathet be has full right to cond agrees that this assignment of insert on this assignment. Office for undersigned name(s). | continuing, divisional or a stion with such application by be declared concerning and to cooperate with the confirm by reissue or counts of the United States beyen the entire interest beyen the entire interest beyen is binding on him and an interest any further identification of this document any further identification of this document should be such that the coordation of this document should be such that the coordation of this document should be such that the coordation of this document should be sh | es and patents any Assignee in claims or examination a resulting from ein assigned, I his heirs, ication that ment. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) |
| Ass: Ass: 2 cardinate of a state | Identification for filed applications 1) Each undersigned agrees to mis for the invention, and any prignoc may deem necessary. 2) Each undersigned agrees to a or continuation or division the possible in obtaining evidence in of the International Convention () Each undersigned agrees to valid United States patent to the self United States patent to the self United States patent to the self Assigned, as the not excound, and will not exact undersigned hereby greessary or desirable in order to an witness whereof, executed 1271, 15, 2007 Oct. 15, 2007 Oct. 16, 2007 | filed execute by the winesse ly be sign witnesse | on July 18, 2007 ail papers necessary in connection with a studing thereon, and also to execute separately papers necessary in connection with a sary patent or reissue application based in g forward with such interference. If papers and documents and perform at tection of Industrial Property or similar all affirmative acts which may be necess see. The same of the entire interest, and covenants the any agreements in conflict herewith, and imm of OLIFF & BERRIDGE, PLC the powith the rules of the United States Patent indersigned on the date(s) opposite the Name of Inventor Name of Inventor | any application and any or ate assignments in connecting interference which mathereon, for the invention, my act which may be necessary to obtain, maintain or use any and all Letters Pathet be has full right to cond agrees that this assignment of insert on this assignment. Office for undersigned name(s). | ordinuing, divisional or region with such application by be declared concerning and to cooperate with the scary in connection with a confirm by reissue or so the United States and the entire interest here and is binding on him and interest any further identify a recordation of this document any further identify a recordation of this document. Shigery MORIMOTO SHIP SHIP SHIP SHIP SHIP SHIP SHIP SHIP | es and patents any Assignee in claims or examination a resulting from ein assigned, I his heirs, ication that ment. (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) |