### PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

### **CONVEYING PARTY DATA**

Name	Execution Date
Tadao HAYASHI	06/27/2008
Hiroto TAMAKI	06/27/2008
Shoji HOSOKAWA	06/27/2008
Yasunori SHIMIZU	06/27/2008

### RECEIVING PARTY DATA

Name:	NICHIA CORPORATION	
Street Address:	491-100 Oka, Kaminaka-cho	
City:	Anan, Tokushima	
State/Country:	JAPAN	
Postal Code:	774-8601	

## PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12165727

### **CORRESPONDENCE DATA**

Fax Number: (202)293-0445

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Email: mblack@giplaw.com Correspondent Name: David L. Tarnoff

1233 20th Street, NW, Suite 700 Address Line 1:

Address Line 4: Washington, DISTRICT OF COLUMBIA 20036

NC-US080333 ATTORNEY DOCKET NUMBER:

NAME OF SUBMITTER: David L. Tarnoff\_32383

Total Attachments: 1

source=NC-US080333\_Assignment#page1.tif

**REEL: 021177 FRAME: 0253** 

**PATENT** 

### NCC-US080333

# ASSIGNMENT

WHERE	ted in Japa EAS,		Tadao H	AYASHI	, a citizen of Japan residing at
			Tokushima	a-shi, Japan	
					, a citizen of Japan residing a
				i, Japan	
<del></del>				SOKAWA	, a citizen of Japan residing a
***************************************				ı-shi, Japan	
					, a citizen of Japan residing a
<del></del>	C1 C	• • • • • • • • • • • • • • • • • • • •		-shi, Japan	
hereina	tter referre	ed to as the			n new and useful improvements in
				EMITTING DEVIC	
or whi		ignor(s) hay	ve executed an A	pplication for Uni	ted States Letters Patent
	(X)		l concurrently he		
AND	VHEREAS,	Seriai NC	J	Filed	
, 211112	viibkeas,		NICHIA	CORPORATION	•
having i	its principa	l place of h	ousiness at	COM OMATION	
States o NOW, T nerewith egal rep	or foreign a THEREFOR h acknowle presentativ	s indicated E, for good edged, the A es and assi	below, to be obt d and valuable Assignor(s) sell, a igns, the entire r	ained therefor an consideration, th assign, and trans right, title, and in	te receipt and sufficiency of which is fer, unto the Assignee, its successors, terest in the United States of America,
n, to a continue any passignor deters in the entire of the further, covenance application of the further in the unit of the un	und under ation, subset infringer (s) hereby Patent on re interest all end of the twithout it presentatived, and writions or Leial, continuous the oaths and said of the twithout it of twithout it of the twithout it of twithou	said imprestitute, or rement, and authorize said improtence therein, for the term or the mor(s) and further remes and assign reissurere for to said generally dassigns, to countries, to	reissue application all rights of pand request the vements or resurt the sole use arterms for which later legal representation that the interpretation in any interferent may become interpretation and other applied Assignee or its do everything into obtain and entitle expenses incompleted.	said Application, ions thereof, including therefrom the Commissioner of lting therefrom to the behalf of said Letters Patent or resentatives, heirs they will community will community to them reduces or other legal representations for Letter legal representations for Letter legal representations force proper pater ident to said app	and all original, divisional, renewal, luding the right to sue and recover for e filing of said Application; and the Patents and Trademarks to issue all posaid Assignee herein, as assignee of Assignee, its successors, and assigns, Patents may be granted.  Is, and assigns do hereby agree and alicate to said Assignee, its successors, specting said improvements whenever gal proceeding in which any of said lawful papers, execute and deliver all lers Patent on said improvements and tives, successors, or assigns, make all st said Assignee, its successors, legal and protection for said improvements in lications to be borne and paid by said
n, to a continue any passignor the entire to the further, covenance application all assignightful epresente U.S. assignee the under the	und under ation, subset infringer (s) hereby Patent on re interest all end of the twithout it presentatived, and without it oaths and said of the twithout it oaths and said of the twithout it oaths and said of the twith the rule with the rule with the rule and said of the twith the rule with the rule at the twith the rule at twith t	said improstitute, or rement, and authorize said improstitute of therein, for the term or the mor(s) and further remes and assign reissurere of to said generally dassigns, to countries, the term of	ovements, and a reissue application all rights of pure and request the evements or resulter that their legal representation that their legal representation in the sole use and other application and other application and entire expenses income the expenses income the firm of Grament any further L.S. Patent and T.	said Application, lons thereof, including thereof, including therefrom to the commissioner of the commissi	and all original, divisional, renewal, luding the right to sue and recover for e filing of said Application; and the Patents and Trademarks to issue all posaid Assignee herein, as assignee of Assignee, its successors, and assigns, Patents may be granted.  Is, and assigns do hereby agree and alicate to said Assignee, its successors, specting said improvements whenever gal proceeding in which any of said lawful papers, execute and deliver all lers Patent on said improvements and tives, successors, or assigns, make all st said Assignee, its successors, legal ant protection for said improvements in
n, to a continue any passignor Letters labeled the entire to the further, covenance application and lassignightful epresente U.S. assigned to the under the	und under ation, subset infringer (s) hereby Patent on re interest all end of the twithout it presentatived, and without it oaths and said of the twithout it oaths and said of the twithout it oaths and said of the twith the rule with the rule with the rule and said of the twith the rule with the rule at the twith the rule at twith t	said improstitute, or rement, and authorize said improstitute of therein, for the term or the term or the term or the term of	ovements, and a reissue application all rights of pure and request the evements or resulter that their legal representation that their legal representation in the sole use and other application and other application and entire expenses income the expenses income the firm of Grament any further L.S. Patent and T.	said Application, ions thereof, including therefrom the Commissioner of ling therefrom the debalf of said Letters Patent or essentatives, heirs they will community to them reduces or other legal representations for Letter legal representations for Letter legal representations for Letter legal representations force proper pater ident to said applications for Letter legal representations force proper pater identification with the commandation of the commandation of the commandation with the commandation of the commandation	and all original, divisional, renewal, luding the right to sue and recover for e filing of said Application; and the Patents and Trademarks to issue all said Assignee herein, as assignee of Assignee, its successors, and assigns, Patents may be granted.  Is, and assigns do hereby agree and nicate to said Assignee, its successors, specting said improvements whenever gal proceeding in which any of said lawful papers, execute and deliver all ers Patent on said improvements and tives, successors, or assigns, make all at said Assignee, its successors, legal nt protection for said improvements in lications to be borne and paid by said fors, LLP or the firm of Global IP the hich may be necessary or desirable to for recordation of this Assignment.
n, to a continue any passignor the entire to the further, covenance application all assignightful epresente U.S. assignee the under the	ind under ation, subset infringer (s) hereby Patent on re interest ill end of the transfer of the Assignt without incresentatived, and without it continuuments the oaths and said of the transfer of the insert in with the ru	said improstitute, or rement, and authorize said improstitute, for the said improstitutes and assignation of the said improstitutes and assignation of the said generally dissignation of the UEREOF, the day of day	ovements, and a reissue application all rights of pand request the vements or resulter the sole use arterms for which I their legal reproduceration that their legal reproduceration that their any interferent may become interest and other applied Assignee or its do everything into obtain and entitle expenses income the firm of Grament any further J.S. Patent and The undersigned Assignee A.	said Application, ions thereof, including therefrom the Commissioner of ling therefrom the description of the said Letters Patent or essentatives, heirs they will community to them reduces or other legal representations for Letter legal representations for Letter legal representations for Letter legal representation of the said applications for Letter legal representations force proper pater identification with the said applications of the said application o	and all original, divisional, renewal, luding the right to sue and recover for e filing of said Application; and the Patents and Trademarks to issue all posaid Assignee herein, as assignee of Assignee, its successors, and assigns, Patents may be granted.  In and assigns do hereby agree and accate to said Assignee, its successors, specting said improvements whenever gal proceeding in which any of said lawful papers, execute and deliver all ers Patent on said improvements and tives, successors, or assigns, make all set said Assignee, its successors, legal and protection for said improvements in lications to be borne and paid by said tors, LLP or the firm of Global IP the hich may be necessary or desirable to for recordation of this Assignment.
n, to a continuous passignor the entire to the further, covenance applications all assignightful epresente U.S. assigned the undower to omply this	ind under ation, subset infringer (s) hereby Patent on re interest all end of the twithout interest and said of the twithout interest in twith the rule.	said improstitute, or rement, and authorize said improstitute therein, for the term or the term of the	ovements, and sereissue application all rights of pand request the vements or resulter the sole use arterms for which I their legal reproduced the sole use and their legal reproduced to any interferent may become into any interferent and other applied Assignee or its do everything and to obtain and emitted the expenses income the sole of th	said Application, ions thereof, includes included in the commissioner of ling therefrom to the commissioner of ling therefrom to the said Letters Patent or essentatives, heirs they will community to them reduces or other legal representations for Letters legal representations for Letters legal representations for Letters lecessary to assist force proper pater identification with the commandation of the	and all original, divisional, renewal, luding the right to sue and recover for e filing of said Application; and the Patents and Trademarks to issue all posaid Assignee herein, as assignee of Assignee, its successors, and assigns, Patents may be granted.  Is, and assigns do hereby agree and dicate to said Assignee, its successors, specting said improvements whenever gal proceeding in which any of said lawful papers, execute and deliver all ers Patent on said improvements and tives, successors, or assigns, make all st said Assignee, its successors, legal int protection for said improvements in lications to be borne and paid by said fors, LLP or the firm of Global IP the hich may be necessary or desirable to for recordation of this Assignment.  Tadao Hayashi  Tadao Hayashi  Tadao Hayashi  Tadao Hayashi  Tadao Hayashi

PATENT REEL: 021177 FRAME: 0254

**RECORDED: 07/01/2008**