U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

ERCE k Office

12213842 062508

g party:
. KABUSHIKI
ГОҮОТА-SHI
71 JAPAN
(es) attached? s ⊠ No
s 🖾 140
atents involved: 1
\$ 40.00
)
ny underpayment to
12213842 (D. C.)
copy is a true cop hogo
3

		ASSIGNMENT	10 - 0F1080
		(1) Yoshiyuki NAKAMURA (5)	
(1-8)	Insert	(2)(6)	
	Name(s) of Inventor(s)	(3)(7)	
		(4)(8)	
		In consideration of the sum of one dollar (\$1.00) and other good and valuable to each of the undersigned, each undersigned agrees to assign, and hereby does assigned over to	
(9)	Insert Name of Assignee	(9) TOYOTA JIDOSHA KABUSHIKI KAISHA	•
(10)		(10) 1, Toyota-cho, Toyota-shi, Aichi-ken, 471-8571 Japan	
	·	(hereinafter designated as the Assignee) and Assignee's heirs, successors, assigns and in the entire right, title and interest for the United States of America as defined in 35 U invention, and in all applications for patent including any and all provisional, non-p divisional, continuation, substitute, and reissue application(s), and all Letters Patent reissues and reexamination certificates that may be granted on the invention known	J.S.C. §100, in the rovisional, cetensions,
(11)	Insert Identification	(11) POWER STORAGE UNIT AND VEHICLE	·
	such as Title, Case Number, or Foreign	107000	
	Application Number	(Attorney Docket No. 137082	
		for which the undersigned has (have) executed an application for patent in the Unite on even date berewith or	
(12)	Insert Date of Signing of Application	(12) on	
(13)	Alternative	(12) II S application Social Newsborn	
(13)	Identification for	(13) U.S. application Serial Number June 25, 2008	
	filed applications	filed	
pplicat	applications for the inventions and patents as the Assi 2) Each undersigned agree	es to execute all papers necessary in connection with any interference which may be dec	ction with such
applications applications of the Assistance of t	applications for the inventions and patents as the Assi 2) Each undersigned agreelication or continuation or degree in every way possible 3) Each undersigned agree in provisions of the Internati 4) Each undersigned agree antion a grant of a valid Un 5). Each undersigned author degree application(s) to the said ssigned, and that he has not on him and his heirs, succe 6) Each undersigned heret	n, and any patent(s) issuing thereon, and also to execute separate assignments in connections may deem necessary.	ction with such lared concerning d to cooperate with connection with t by reissue or ted States resulting ey the entire interes a assignment is
applications applications of the Assistance of t	applications for the inventions and patents as the Assi 2) Each undersigned agreelication or continuation or degree in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agreenation a grant of a valid Un. 5). Each undersigned author of a patication (s) to the said application(s) to the said ssigned, and that he has not on him and his heirs, successioned that the has not on the said that the has not on the said that the has not on him and his heirs, successioned that the has not on the said that the has not on the said that the has not on him and his heirs, succession that may be necessary in of this document.	on, and any patent(a) issuing thereon, and also to execute separate assignments in connection may deem necessary. se to execute all papers accessary in connection with any interference which may be decivision thereof, or any patent or reissue application based thereon, for the invention, an in obtaining evidence and going forward with such interference. se to execute all papers and documents and perform any act which may be necessary in conal Convention for Protection of Industrial Property or similar agreements, ested perform all affirmative acts which may be necessary to obtain, maintain or confirm ited States patent to the Assignee. Direct and requests the Director of Patents to issue any and all Letters Patents of the Unit Assignee, as Assignee of the entire interest, and covenants that he has full right to convexecuted, and will not execute, any agreements in conflict herewith, and agrees that this ssors, assigns and legal representatives. by grants the firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment and	ction with such lared concerning d to cooperate with connection with t by reissue or tied States resulting ey the entire interes a assignment is
application applic	applications for the inventions and patents as the Assi 2) Each undersigned agreelication or continuation or degree in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agreenation a grant of a valid Un. 5). Each undersigned author of a patication (s) to the said application(s) to the said ssigned, and that he has not on him and his heirs, successioned that the has not on the said that the has not on the said that the has not on him and his heirs, successioned that the has not on the said that the has not on the said that the has not on him and his heirs, succession that may be necessary in of this document.	an, and any patent(a) issuing thereon, and also to execute separate assignments in connection may deem necessary. sa to execute all papers necessary in connection with any interference which may be decivision thereof, or any patent or reissue application based thereon, for the invention, an in obtaining evidence and going forward with such interference. sa to execute all papers and documents and perform any set which may be necessary in conal Convention for Protection of Industrial Property or similar agreements. sa to perform all affirmative acts which may be necessary to obtain, maintain or confirm ited States patent to the Assignee. science and requests the Director of Patents to issue any and all Letters Patents of the United States and requests the Orienter of Patents to issue any and all Letters Patents of the United Assignee, as Assignee of the entire interest, and covenants that he has full right to convexecuted, and will not execute, any agreements in conflict herewith, and agrees that this ssors, assigns and legal representatives. by grants the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment and or desirable in order to comply with the rules of the United States Patent and Trademan	ction with such lared concerning d to cooperate with connection with t by reissue or ited States resulting ey the entire interest s assignment is
application application application application said application a	spelications for the inventions and patents as the Assi 2) Each undersigned agreed in the continuation or continuation or continuation or continuation or continuation or continuation or deficient in the continuation of the continuation of the internation agreed and the continuation agrant of a valid Un. 5) Each undersigned autile displication(s) to the said saigned, and that he has not on him and his heirs, succe 6) Each undersigned here altion that may be necessary ion of this document. In witness whereof, executions.	in, and any patent(a) issuing thereon, and also to execute separate assignments in connection may deem necessary. sa to execute all papers necessary in connection with any interference which may be declivision thereof, or any patent or reissue application based thereon, for the invention, an in obtaining evidence and going forward with such interference. sa to execute all papers and documents and perform any set which may be necessary in conal Convention for Protection of Industrial Property or similar agreements. sa to perform all affirmative acts which may be necessary to obtain, maintain or confirm ited States patent to the Assignee. Series and requests the Director of Patents to issue any and all Letters Patents of the United States and will not execute, any agreements in conflict herewith, and agrees that this ssors, assigns and legal representatives. By grants the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment and or desirable in order to comply with the rules of the United States Patent and Trademant and the control of the Control of the United States Patent and Trademant and the control of the Control of the United States Patent and Trademant and the control of the Control of the Control of the United States Patent and Trademant and the control of the Control of the United States Patent and Trademant and the control of the Contro	ction with such clared concerning d to cooperate with connection with the by reissue or cited States resulting ey the entire interes a assignment is ty further the Office for
application applic	spelications for the inventions and patents as the Assi 2) Each undersigned agreed in the continuation or continuation or continuation or continuation or continuation or continuation or deficient in the continuation of the continuation of the internation agreed and the continuation agrant of a valid Un. 5) Each undersigned autile displication(s) to the said saigned, and that he has not on him and his heirs, succe 6) Each undersigned here altion that may be necessary ion of this document. In witness whereof, executions.	and any patent(a) issuing thereon, and also to execute separate assignments in connection may deem necessary. It is not execute all papers accessary in connection with any interference which may be declivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. It is to execute all papers and documents and perform any act which may be necessary in a conal Convention for Protection of Industrial Property or similar agreements. It is to perform all affirmative acts which may be necessary to obtain, maintain or confirm ited States patent to the Assignee. Interest and requests the Director of Patento to issue any and all Letters Patents of the United States patent to the Assignee. In conflict herewith, and agrees that this store, as Assignee of the entire interest, and covenants that he has full right to convex executed, and will not execute, any agreements in conflict herewith, and agrees that this store, assigns and legal representatives. In grants the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment and or desirable in order to comply with the rules of the United States Patent and Trademantated by the undersigned on the date(s) opposite the undersigned name(s). Inventor Signature Inventor Signature	ction with such clared concerning d to cooperate with connection with a by reissue or cited States resulting ey the entire interes a assignment is any further the Office for (SEAL) (SEAL)
application applic	spelications for the inventions and patents as the Assi 2) Each undersigned agree dication or continuation or dense in every way possible 3) Each undersigned agree a provisions of the Internation a grant of a valid Un. 5) Each undersigned agree nation a grant of a valid Un. 5) Each undersigned author dapplication(s) to the said assigned, and that he has not on him and his heirs, succe 6) Each undersigned heret ation that may be necessary ion of this document. In witness whereof, executive 16, 2008	an, and any patent(a) issuing thereon, and also to execute separate assignments in connection may deem necessary. se to execute all papers accessary in connection with any interference which may be declivision thereof, or any patent or reissue application based thereon, for the invention, an in obtaining evidence and going forward with such interference. se to execute all papers and documents and perform any set which may be necessary in conal Convention for Protection of Industrial Property or similar agreements. set to perform all affirmative acts which may be necessary to obtain, maintain or confirm ited States patent to the Assignee. Director of Potential to the Assignee, and requests the Director of Patents to issue any and all Letters Patents of the United States patent will not execute, any agreements in conflict herewith, and agrees that this ssors, assigns and legal representatives. By grants the firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment and or desirable in order to comply with the rules of the United States Patent and Trademanted by the undersigned on the date(s) opposite the undersigned name(s). Inventor Signature Inventor Signature Inventor Signature Inventor Signature	ction with such clared concerning d to cooperate with connection with the by reissue or cited States resulting ey the entire interest a assignment is ty further the Office for (SEAL) (SEAL)
applications applications of the Assistance of t	applications for the inventions and patents as the Assi 2) Each undersigned agreed iteration or continuation or degree in every way possible 3) Each undersigned agree or provisions of the Internation of the Pach undersigned agree or provisions of the Internation a grant of a valid Unture of the Assistance of the Internation a grant of a valid Unture of the Internation at grant of a valid Unture of the Internation at grant of a valid Unture of the Internation of the Internation of the Internation of this document. In witness whereof, executive of the Internation of this document.	and any patent(a) issuing thereon, and also to execute separate assignments in connection may deem necessary. sa to execute all papers accessary in connection with any interference which may be decivision thereof, or any patent or reissue application based thereon, for the invention, an in obtaining evidence and going forward with such interference. sa to execute all papers and documents and perform any act which may be necessary in conal Convention for Protection of Industrial Property or similar agreements. sa to perform all affirmative acts which may be necessary to obtain, maintain or confirm ited States patent to the Assignee. Intract and requests the Director of Patents to issue any and all Letters Patents of the United States patent will not execute, any agreements in conflict herewith, and agrees that this soors, assigns and legal representatives. By grants the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment and or desimble in order to comply with the rules of the United States Patent and Trademantated by the undersigned on the date(s) opposite the undersigned name(s). Inventor Signature Inventor Signature Inventor Signature Inventor Signature	ction with such clared concerning d to cooperate with connection with the by reissue or cited States resulting ey the entire interes a assignment is ty further the Office for (SEAL) (SEAL) (SEAL)
applications of the Assistance	applications for the inventions and patents as the Assi 2) Each undersigned agree lication or continuation or of gnee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned author of application(s) to the said saigned, and that he has not on him and his heirs, succe 6) Each undersigned heret ation that may be necessary ion of this document. In witness whereof, executive 16, 2008	in, and any patent(s) issuing thereon, and also to execute separate assignments in connection may deem necessary. In a to execute all papers accessary in connection with any interference which may be declivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. In a to execute all papers and documents and perform any act which may be necessary in a conal Convention for Protection of Industrial Property or similar agreements. In the Assignment of Patents of Patents to issue any and all Letters Patents of the United States patent to the Assignment. Inventor Signature	ction with such clared concerning d to cooperate with connection with a by reissue or cited States resulting ety the entire interest a assignment is a sy further the Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
application any application application said application said application appl	applications for the inventions and patents as the Assi 2) Each undersigned agreed in the continuation or continuation as the internation of the internation a grant of a valid Un. 5) Each undersigned agree nation a grant of a valid Un. 5) Each undersigned author of application(s) to the said saigned, and that he has not on him and his heirs, succe 6) Each undersigned herel attent that may be necessary ion of this document. In witness whereof, executive 16, 2008	and any patent(a) issuing thereon, and also to execute separate assignments in connections may deem necessary. se to execute all papers accessary in connection with any interference which may be decivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. se to execute all papers and documents and perform any set which may be necessary in conal Convention for Protection of Industrial Property or similar agreements. se to perform all affirmative acts which may be necessary to obtain, maintain or confirm ited States patent to the Assignee. Details and requests the Director of Patents to issue any and all Letters Patents of the United States patent to the Convence of Patents to issue any and all Letters Patents of the United States and requests the Director of Patents to issue any and all Letters Patents of the United States and logal representatives. Details and requests the Director of Patents to issue any and all Letters Patents of the United States Patent and agrees that this score, assigns and logal representatives. By grants the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment and or desirable in order to comply with the rules of the United States Patent and Trademantated by the undersigned on the date(s) opposite the undersigned name(s). Inventor Signature	ction with such clared concerning d to cooperate with connection with the by reissue or cited States resulting ey the entire interest a assignment is the Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
applications of a cexamication of a cexamication of a certain of a cer	applications for the inventions and patents as the Assi 2) Each undersigned agreed iteration or continuation or degree in every way possible 3) Each undersigned agree or provisions of the Internation of present of a valid Uncompart of a val	and any patent(a) issuing thereon, and also to execute separate assignments in connection may deem necessary. In a to execute all papers accessary in connection with any interference which may be decivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. In a to execute all papers and documents and perform any act which may be necessary in a conal Convention for Protection of Industrial Property or similar agreements. In a state patent to the Assignee. Inventor Signature	ction with such clared concerning d to cooperate with connection with the by reissue or cited States resulting ey the entire interes a assignment is the Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
applications of a control of the con	applications for the inventions and patents as the Assi 2) Each undersigned agree dication or continuation or of gnee in every way possible 3) Each undersigned agree in every way possible 4) Each undersigned agree in a provisions of the Internation or provisions of the Internation a grant of a valid Un 5) Each undersigned author of application(a) to the said saigned, and that he has not on him and his heirs, succe 6) Each undersigned heretation that may be necessary ion of this document. In witness whereof, execution of the said solution that may be necessary ion of this document. The witness whereof, execution of the said solution that may be necessary ion of this document. The witness whereof, execution of the said solution that may be necessary ion of this document. This assignment should present the said sassignment should present the said said said said said said said said	and any patent(a) issuing thereon, and also to execute separate assignments in connection may deem necessary. In a to execute all papers accessary in connection with any interference which may be decivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. In a to execute all papers and documents and perform any act which may be necessary in a conal Convention for Protection of Industrial Property or similar agreements. In a state patent to the Assignee. Inventor Signature	ction with such clared concerning d to cooperate with connection with the by reissue or cited States resulting ey the entire interest a assignment is ey further the Office for (SEAL)
applications of a control of the con	applications for the inventions and patents as the Assi 2) Each undersigned agree dication or continuation or of gnee in every way possible 3) Each undersigned agree in every way possible 4) Each undersigned agree in a provisions of the Internation or provisions of the Internation a grant of a valid Un 5) Each undersigned author of application(a) to the said saigned, and that he has not on him and his heirs, succe 6) Each undersigned heretation that may be necessary ion of this document. In witness whereof, execution of the said solution that may be necessary ion of this document. The witness whereof, execution of the said solution that may be necessary ion of this document. The witness whereof, execution of the said solution that may be necessary ion of this document. This assignment should present the said sassignment should present the said said said said said said said said	and any patent(a) issuing thereon, and also to execute separate assignments in connection may deem necessary. as to execute all papers necessary in connection with any interference which may be decivision thereof, or any patent or reissue application based thereon, for the invention, an in obtaining evidence and going forward with such interference. as to execute all papers and documents and perform any act which may be necessary in conal Convention for Protection of Industrial Property or similar agreements. as to perform all affirmative acts which may be necessary to obtain, maintain or confirm ited States patent to the Assignee. before and requests the Director of Patents to issue any and all Letters Patents of the United States patent to the Assignee. Assignee, as Assignee of the entire interest, and covenants that he has full right to convex cauted, and will not execute, any agreements in conflict herewith, and agrees that this soors, assigns and legal representatives. By grants the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment and or desirable in order to comply with the rules of the United States Patent and Trademantal or Capability in the complex of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patent and Trademantal and the state of the United States Patents and Trademantal and the state of the United States Patents an	ction with such clared concerning d to cooperate with connection with the preissue or cited States resulting ey the entire interest is assignment is suffurther the Office for (SEAL)
applications of a control of the Assistance of the control of the	spelications for the inventions and patents as the Assi 2) Each undersigned agree lication or continuation or of gnee in every way possible 3) Each undersigned agree in every way possible 3) Each undersigned agree in provisions of the Internation a grant of a valid Un 5) Each undersigned autile dispolication(a) to the said saigned, and that he has not on him and his heirs, succe 6) Each undersigned heret ation that may be necessary ion of this document. In witness whereof, executive 16, 2008 This assignment should prehen it should be signed before it sh	in, and any patent(s) issuing thereon, and also to execute separate assignments in connection may deem may deem necessary. In connection with any interference which may be declivision thereof, or any patent or reissue application based thereon, for the invention, an in obtaining evidence and going forward with such interference. In consider the papers and documents and perform any act which may be necessary in conal Convention for Protection of Industrial Property or similar agreements. In consider the Director of Industrial Property or similar agreements. In consider the Assignment of Patents to issue any and all Letters Patents of the United States patent to the Assignment and coverants that he has full right to convex cascuted, and will not execute, any agreements in conflict herewith, and agrees that this soon, assigns and legal representatives. In confirming the firm of OLIFF & BERRINGE, FLC the power to insert on this assignment and or desirable in order to comply with the rules of the United States Patent and Trademantal or desirable in order to comply with the rules of the United States Patent and Trademantal Inventor Signature	ction with such clared concerning d to cooperate with connection with d by reissue or died States resulting ey the entire interest s assignment is dy further died CSEAL) (SEAL)

PATENT
RECORDED: 06/25/2008 REEL: 021198 FRAME: 0008