

PATENT ASSIGNMENT

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SUBMISSION TYPE:

NEW ASSIGNMENT

NATURE OF CONVEYANCE:

ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Seiji Yamamoto	09/30/2008
Baigalmaa Tsagaan	10/21/2008
Keiichi Abe	10/03/2008

RECEIVING PARTY DATA

Name:	National University Corporation Shizuoka University
Street Address:	836, Ohya, Suruga-ku
Internal Address:	Shizuoka-shi
City:	Shizuoka
State/Country:	JAPAN
Postal Code:	422-8529

Name:	National University Corporation Hamamatsu University School of Medicine
Street Address:	20-1, Handayama 1-chome, Higashi-ku
Internal Address:	Hamamatsu-shi
City:	Shizuoka
State/Country:	JAPAN
Postal Code:	431-3192

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12295261

CORRESPONDENCE DATA

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PATENT

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CH \$40.00 12295261

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ATTORNEY DOCKET NUMBER:	175-08
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NAME OF SUBMITTER:	Stephen B. Barone
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Total Attachments: 2

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ASSIGNMENT

Whereas, I/we,

NameAddress1) **Seiji YAMAMOTO**

c/o NATIONAL UNIVERSITY CORPORATION HAMAMATSU UNIVERSITY SCHOOL OF MEDICINE,

20-1, Handayama 1-chome, Higashi-ku,
Hamamatsu-shi, Shizuoka 431-3192 Japan

c/o Massachusetts General Hospital,

2) **Baigalmaa TSAGAAN**Radiology, Suite 400C, 25N. Chardon St.,
Boston, MA 02114 United States of America

c/o AICHI INSTITUTE OF TECHNOLOGY, FACULTY OF MANAGEMENT AND INFORMATION SCIENCE,

3) **Keiichi ABE**1247, Yachigusa, Yakusa-cho,
Toyota-shi, Aichi 470-0392 Japan

hereinafter called assignor(s), have invented certain improvements in

APPARATUS FOR DETERMINING BRAIN ATROPHY, METHOD OF DETERMINING BRAIN ATROPHY AND PROGRAM FOR DETERMINING BRAIN ATROPHY

and executed an application for Letters Patent of the United States of America therefor on even date herewith unless otherwise indicated below:

filed on September 29, 2008, Serial No. 12/295261; and

Whereas

NATIONAL UNIVERSITY CORPORATION SHIZUOKA UNIVERSITY836, Ohya, Suruga-ku,
Shizuoka-shi, Shizuoka 422-8529 Japanand, **NATIONAL UNIVERSITY CORPORATION HAMAMATSU UNIVERSITY SCHOOL OF MEDICINE**20-1, Handayama 1-chome, Higashi-ku,
Hamamatsu-shi, Shizuoka 431-3192 Japan

(assignee), desires to acquire the entire right, title and interest in the application and invention, and to any United States patents to be obtained therefor;

NOW THEREFORE, be it known that, for good and valuable consideration from assignee, the receipt of which is hereby acknowledged, I/WE, as assignor(s), have sold, assigned, transferred, and set over, and do hereby sell, assign, transfer, and set over unto the assignee, its lawful successors and assigns, MY/OUR entire right, title, and interest in and to this invention and this application, and all divisions, and continuations thereof, and all Letters Patent of the United States which may be granted thereon, and all reissues thereof; and I/WE hereby authorize and request the Commissioner of Patents and Trademarks of the United States to issue all Letters Patent for this invention to assignee, its successors and assigns, in accordance with the terms of this Assignment;

AND, I/WE HEREBY further covenant and agree that I/WE will, without further consideration, communicate with assignee, its successors and assigns, any facts known to ME/US respecting this invention and testify in any legal proceeding, sign all lawful papers when called upon to do so, execute and deliver all papers that may be necessary or desirable to perfect the title to this invention in said assignee, its successors and assigns, execute all divisional, continuation, and reissue applications, make all rightful oaths and generally do everything possible to aid assignee, its successors and assigns, to obtain and enforce proper patent protection for this invention in the United States, it being understood that any expense incident to the execution of such papers shall be borne by the assignee, its successors and assigns.

INVENTORSDATE SIGNED

1):

Name:

Seiji Yamamoto
Seiji YAMAMOTOSept. 30, 2008

2):

Name:

Baigalmaa TSAGAAN

3):

Name:

Keiichi ABE

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INVENTORSDATE SIGNED

1):

Name:

Seiji YAMAMOTO

2):

Name:

Baigalmaa TSAGAAN

3):

Name:

Keiichi ABEOct. 21/8October 3, 2008

(Legalization not required for recording but is prima facie evidence of execution under 35 U.S.C. § 261)