2 001

Mail Stop: Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450			RECORDATION FORM COVER SHEET PATENTS ONLY At			IENT OF COMMERCE ont and Trademark Office 147010			
Plea	ase record the attach	ed document.							
Tot	al number of pages i	including cover sheet	, attachments, and docume	ent: <u>2</u>					
1.	[1] Kazur [2] Masai [3] Yasul	veying parties: nori KAGAWA fumi UCHIHA niro TAJIMA ame(s) of conveying	RA	TOYOTA JII	address of receivin DOSHA KAE -CHO, TOYC , 471-8571 JA	BUSHIKI KAISHA TA-SHI			
3.	A. Nature of cor	_		B. Additiona	l name(s) & address	s(es) attached? es 🛛 No			
	Assignment Security Agr Other B. Execution Da	eement 🔲	Merger Change of Name aber 23, 2010						
4.	A. Patent Applic	eation No. 12/989	9,319	B. Patent No	.(s)				
			Additional numbers attack	hed? 🔲 Yes 🖾 No					
	C. Title of Application: INTER-MOVING BODY INTERFEROMETRIC POSITIONING SYSTEM, DEVICE AND METHOD THEREOF								
5.	Name and address of party to whom correspondence concerning document should be mailed:			6. Total number of	f applications and p	patents involved: 1			
	Name: James A. Oliff			7. Please charge Deposit Account No. 15-0461 the total fee (37 CFR 3.41) in the amount of \$40.00.					
Address: OLIFF & BERRIDGE, PLC P.O. Box 320850 Alexandria, VA 22320-4850 Phone Number: 703-836-6400 Fax Number: 703-836-2787					it any overpayment or charge any underpayment to sit account number 15-0461.				
9.	James A. Oliff, Re	inowledge and office			and any attached co	py is a true copy of the			
	Benjamin S. Preby	l, Registration No. 6	0,256		<u>-</u> -				

PATENT REEL: 025185 FRAME: 0534 2010

			ASSIGNMENT	190063-U				
		(3)	ASSIGNIVIEN I Kezupori KAGAWA (5)					
	Turand	(1)						
L-8)	Insert Name(s) of Inventor(s)	(2)	Masafumi UCHIHARA (6)					
		(3)	Yasuhiro TAJIMA (7)					
		(4)	(8)					
			In consideration of the sum of one dollar (\$1.00) and other good and valuable consideration paid a each of the undersigned, each undersigned agrees to assign, and hereby does assign, transfer and set wer to					
)	Insert Name of Assignee	(9)	TOYOTA JIDOSHA KABUSHIKI KAISHA					
))	Insert Address of Assignee	(10)	1, Toyota-che, Toyota-shi, Aichi-ken, 471-8571 Japan					
()	Insert	the en Invent divisi	nafter designated as the Assignee) and Assignee's heirs, successors, assigns and legal time right, title and interest for the United States of America as defined in 35 U.S.C. tion, and in all applications for patent including any and all provisional, non-provional, continuation, substitute, and reissue application(s), and all Letters Patent, exes and reexamination certificates that may be granted on the invention known as INTER-MOVING BODY INTERPEROMETRIC POSITIONING SYSTEM,	C. §100, in the sional, lensions, DEVICE AND				
~/		METHOD THEREOF						
	Identification such se Title, Case		PCT/IB2009/005336					
	Number, or Foreign Application Number	(Attor	ncy Docket No. 147010					
		for wh	ich the undersigned has (have) executed an application for patent in the United St in date herewith or					
)	Intert Date of	44.00	(All) - September 23, 2010					
	Signing of Application	(12)	on[All] - September 23, 2010					
l	Alternative	(13)	U.S. application Serial Number 12/989, 319					
	Identification for		October 22, 2010					
	filed applications	filed	ite all papers necessary in connection with any application and any continuing, di					
Suc	applications for the invention	n, and any	patent(s) issuing thereon, and also to execute separate assignments in connection	with such				
e Assi alms c exami om sal erein a inding	applications for the inventions and patents as the Assis 2) Each undersigned agree dilection or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internation of the Internation agreement of a valid Un 5) Each undersigned agreemention a grant of a valid Un 5) Each undersigned authority of the said on him and his heirs, succee 6) Each undersigned here that that may be necessary then of this document.	on, and any goes may see to executivision the involves to executional Common set to performed States on the executed Assigner, executed, assors, assign by grants to or desiral	deem necessary. the all papers necessary in connection with any interference which may be declared ereof, or any patent or reissue application based thereon, for the invention, and to ag evidence and going forward with such interference. the all papers and documents and perform any act which may be necessary in conception for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by	with such of concerning cooperate with ection with reissue or States resulting the entire interest signment is				
app Assi ms (ms (sami an sain a ding matific	applications for the inventions and patents as the Assis 2) Each undersigned agree dilection or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internation of the Internation agreement of a valid Un 5) Each undersigned agreemention a grant of a valid Un 5) Each undersigned authority of the said on him and his heirs, succee 6) Each undersigned here that that may be necessary then of this document.	on, and any goes may use to executivision the in obtainings to executional Common to the interest of the inter	deem necessary. It all papers necessary in connection with any interference which may be declared record, or any patent or reissue application based thereon, for the invention, and to ag evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by patent to the Assignee. requests the Director of Patents to issue any and all Letters Patents of the United as Assignee of the entire interest, and covenants that he has full right to convey the and will not execute, any agreements in conflict herewith, and agrees that this assigns and legal representatives. The firm of OLIFF & BERKIDGE, FLC the power to insert on this assignment say fulls in order to comply with the rules of the United States Patent and Trademark Out and other to comply with the rules of the United States Patent and Trademark Out and the same of the United States Patent and Trademark Out and the same of the United States Patent and Trademark Out the same of the United States Patent and Trademark Out the Trademark Out	with such of concerning cooperate with ection with reissue or States resulting the entire interest signment is				
app Assi ms (cami o sal ing ting ting	applications for the inventions and patents as the Assistant and patents as the Assistant and patents are defined in or continuation or defined in or continuation or defined in every way possible. The provisions of the International Pack undersigned agree institutes a grant of a valid Un. S. Each undersigned authority in the said asplication(s) to the said assigned, and that he has not on him and his heirs, succe. 6) Each undersigned heret cation that may be necessary then of this document. In witness whereof, executions.	on, and any goes may so to executivision the in obtainings to executional Composition of the control of the con	deem necessary. the all papers necessary in connection with any interference which may be declared ereof, or any patent or reissue application based thereon, for the invention, and to ag evidence and going forward with such interference. the all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. requests the Director of Patents to issue any and all Letters Patents of the United as Assignee of the entire interest, and covenants that he has full right to convey it and will not execute, any agreements in conflict herewith, and agrees that this assigns and legal representatives. The firm of OLIFF & BERKINGE, FLC the power to insert on this assignment any fulls in order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and order to comply with the rules of the United States Patent and Trademark O and the patent of the United States Patent and Trademark O and the patent of the United States Patent and Trademark O and the patent of the United States Patent and Trademark O and the patent of the United States Patent and Trademark	with such d concerning cooperate with nection with reissue or States resulting the entire interest signment is orther ffice for				
ica: app Assi ns C ami n salin a ing rda:	applications for the inventions and patents as the Assis 2) Each undersigned agree dilection or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internation of the Internation at grant of a valid Un 5) Each undersigned agree mation a grant of a valid Un 5) Each undersigned authority on the said dissigned, and that he has not on him and his heirs, succee 6) Each undersigned heret cation that may be necessary then of this document. In witness whereof, executed the said discounting t	on, and any goes may set to exect this in obtaining the condition of the c	deem necessary. It all papers necessary in connection with any interference which may be declared record, or any patent or reissue application based thereon, for the invention, and to an evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in como ention for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by patent to the Assignee. In assignee of the entire interest, and covenants that he has full right to convey the and will not execute, any agreements in conflict herewith, and agrees that this assigns and legal representatives. In a firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment aby fulls in order to comply with the rules of the United States Patent and Trademark O audients of the date(s) opposite the undersigned name(s). Inventor Signature Inventor Signature Inventor Signature January Workhava.	with such of concerning cooperate with rection with reissue or States resulting the entire interest signment is orther ffice for				
icalicalicalicalicalicalicalicalicalical	applications for the inventions and patents as the Assis 2) Each undersigned agree illeation or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree instituted agreeing agrant of a valid Un 5) Each undersigned author displication(s) to the said essigned, and that he has not on him and his heirs, succes 6) Each undersigned here cation that may be necessary then of this document. In witness whereof, executed the execution of this document. September 23, 20 September 23, 20 September 23, 20	on, and any goes may se to exect third on the in obtaining to executional Communities to executional Communities to executional Communities to perform the second of the s	deem necessary. Ite all papers necessary in connection with any interference which may be declared the all papers necessary in connection with any interference. Ite all papers necessary in connection based thereon, for the invention, and to ag evidence and going forward with such interference. Ite all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee maintain or confirm by a patent to the Assignee of the United States Patent and Trademark Out the Assignee of the undersigned name(s). Inventor Signature	with such d concerning cooperate with reissue or States resulting the entire interest signment is rether (SEAL) (SEAL)				
ical app Assi ns (ami ami asal ing ing rdai	applications for the inventions and patents as the Assis 2) Each undersigned agree illeation or continuation or dignee in every way possible 3) Each undersigned agree to provisions of the Internati 4) Each undersigned agree instituted agreeing agrant of a valid Un 5) Each undersigned authority and an experimental authority and the has not on him and his heirs, successing the experiment of this document. In witness whereof, executed the experiment of this document. September 23, 20 September 23, 20 September 23, 20	on, and any goes may goes may goes may goes may goes to perform the first of the fi	deem necessary. It all papers necessary in connection with any interference which may be declared recof, or any patent or reissue application based thereon, for the invention, and to ag evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. Requests the Director of Patents to issue any and all Letters Patents of the United as Assignee of the entire interest, and covenants that he has full right to convey it and will not execute, any agreements in conflict herewith, and agrees that this assue and legal representatives. It is fine of OLIFF & BERKINGE, FLC the power to insert on this assignment any finds in order to comply with the rules of the United States Patent and Trademark Outlier of the United States Patent and Trademark Outlier of Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature	with such d concerning cooperate with reissue or States resulting the entire interest signment is rther (SEAL) (SEAL) (SEAL)				
ical app Assi ns (ami salin salin ing tific rdat	applications for the inventions and patents as the Assis 2) Each undersigned agree dilection or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree institutes a grant of a valid Un 5) Each undersigned authority and the said assigned, and that he has not on him and his heirs, succes 6) Each undersigned heret cation that may be necessary then of this document. In witness whereof, executed the said assigned heret cation that may be necessary then of this document. September 23, 20 September 23, 20 September 23, 20	on, and any goes may see to executivision the in obtainings to executional Comments to perform the States onized and Assignee, executed, assors; assiny grants to or desiral sted by the interest of the inter	deem necessary. It all papers necessary in connection with any interference which may be declared record, or any patent or reissue application based thereon, for the invention, and to any evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by patent to the Assignee. requests the Director of Patents to issue any and all Letters Patents of the United as Assignee of the entire interest, and covenants that he has full right to convey it and will not execute, any agreements in conflict herewith, and agrees that this assigns and legal representatives. The firm of OLIFF & BERKIDGE, FLC the power to insert on this assignment may full in order to comply with the rules of the United States Patent and Trademark O and entire Signature Inventor Signature	with such d concerning cooperate with reissue or States resulting the entire interest signment is rither (SEAL) (SEAL) (SEAL) (SEAL)				
lica: appp Assi ms (cami a saling ding findat e e	applications for the inventions and patents as the Assistant and patents as the Assistant and patents and patents are different or continuation or dignee in every way possible. 3) Each undersigned agree in provisions of the International provisions of the International grant of a valid Un. 5) Each undersigned agree institutes a grant of a valid Un. 5) Each undersigned authority and that he has not on him and his heirs, succe. 6) Each undersigned here eation that may be necessary then of this document. In witness whereof, executed the each of the each	on, and any goes may goes may goes may goes may goes may goes may goes to be the conditional Common to the common to the conditional Common to the c	deem necessary. It all papers necessary in connection with any interference which may be declared erect, or any patent or reissue application based thereon, for the invention, and to ag evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. Requests the Director of Patents to issue any and all Letters Patents of the United as Assignee of the entire interest, and covenants that he has full right to convey it and will not execute, any agreements in conflict herewith, and agrees that this assigns and legal representatives. Be firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment shy fulls in order to comply with the rules of the United States Patent and Trademark O and errors in the date(s) opposite the undersigned name(s). Inventor Signature	with such d concerning cooperate with reissue or States resulting the entire interest signment is riber (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)				
elica: appp Assims (constant of the second	applications for the inventions and patents as the Assis 2) Each undersigned agree dilection or continuation or dignee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree institutes a grant of a valid Un 5) Each undersigned authority and the said assigned, and that he has not on him and his heirs, succes 6) Each undersigned heret cation that may be necessary then of this document. In witness whereof, executed the said assigned heret cation that may be necessary then of this document. September 23, 20 September 23, 20 September 23, 20	on, and any goes may goes may goes may goes may goes may goes may goes to be the conditional Common to the common to the conditional Common to the c	deem necessary. It all papers necessary in connection with any interference which may be declared record, or any patent or reissue application based thereon, for the invention, and to ag evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in concerning for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. Requests the Director of Patents to issue any and all Letters Patents of the United as Assignee of the entire interest, and covenants that he has full right to convey it and will not execute, any agreements in conflict herewith, and agrees that this assigns and legal representatives. The firm of Oliff & Berringee, Flc the power to insert on this assignment any fulls in order to comply with the rules of the United States Patent and Trademark O and undersigned on the date(s) opposite the undersigned name(s). Inventor Signature	with such d concerning cooperate with reissue or States resulting te entire interest signment is (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)				
dica: appp Assides constant	applications for the inventions and patents as the Asis 2) Each undersigned agree- illection or continuation or of ignee in every way possible 3) Each undersigned agree- in provisions of the Internati 4) Each undersigned agree- ination a grant of a valid Un- 5) Each undersigned author id application(s) to the said ussigned, and that he has not on him and his heirs, succes 6) Each undersigned heret- cation that may be necessary tion of this document. In witness whereof, execu- September 23, 20 September 23, 20 September 23, 20	on, and any goes may see to exect third on the in obtaining to execution the in obtaining to execution the interest of the int	deem necessary. Ite all papers necessary in connection with any interference which may be declared the all papers necessary in connection with sand thereon, for the invention, and to ag evidence and going forward with such interference. Ite all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements. It all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements in all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. The patent to the Assignee. The converted of Patents to issue any and all Letters Patents of the United as Assignee of the entire interest, and covenants that he has full right to convey it and will not execute, any agreements in conflict herewith, and agrees that this assigns and legal representatives. The Erm of OLIFF & BERRIPGE, FLC the power to insert on this assignment only in the in order to comply with the rules of the United States Patent and Trademark Of a undersigned on the date(s) opposite the undersigned name(s). Inventor Signature	with such d concerning cooperate with reissue or States resulting the entire interest signment is rther (SEAL)				
plical y appp Assi Assi m sala ein a ding ntifical te fe	applications for the inventions and patents as the Assis 2) Each undersigned agree direction or continuation or dignee in every way possible 3) Each undersigned agree in provisions of the Internation of the Internation of the Internation a grant of a valid Un 5) Each undersigned agree institutes a grant of a valid Un 5) Each undersigned authority and the said assigned, and that he has not on him and his heirs, succe 6) Each undersigned heretected in that may be necessary the original of this document. In witness whereof, executed the said assigned heretected in the said assigned for this document. September 23, 20 September 23, 20 September 23, 20 This assignment should prethen it should be signed before the signed before the signed before the should be signed before the signed the signed before the signed the signed before the signed signed before the signed signed before the signed signed before the signed signes signed signed signed signed signed signed signed signed signed	on, and any goes may see to executivision the in obtainings to executional Comments to purform the States onized and Assignee, executed, assors; assign grants to or desiral sted by the comment of the interest of the intere	deem necessary. It all papers necessary in connection with any interference which may be declared record, or any patent or reissue application based thereon, for the invention, and to ag evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. Requests the Director of Patents to issue any and all Letters Patents of the United as Assignee of the entire interest, and covenants that he has full right to convey the and will not execute, any agreements in conflict herewith, and agrees that this assigns and legal representatives. In a Bernelder, FLC the power to insert on this assignment say fulls in order to comply with the rules of the United States Patent and Trademark O and endersigned on the date(s) opposite the undersigned name(s). Inventor Signature	with such d concerning cooperate with reissue or States resulting te entire interest signment is rther (SEAL)				
apppossins (amiin	applications for the inventions and patents as the Assistant and patents as the Assistant and patents are defined in or continuation or degree in every way possible. 3) Each undersigned agree to provisions of the Internation a grant of a valid Un. 5) Each undersigned authority and the patent and his heirs, successions and that he has not on him and his heirs, successions and that he has not on him and his heirs, successions of this document. In witness whereof, execution of this document. September 23, 20 September 23, 20 September 23, 20 This assignment should provide the session of this document.	on, and any goes may goes to perform the States onized and Assignee, executed, assors, assi yy grants to or desiral sted by the 10 or desiral sted	deem necessary. It all papers necessary in connection with any interference which may be declared record, or any patent or reissue application based thereon, for the invention, and to ag evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in connection for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by a patent to the Assignee. Insert to the Assignee of the entire interest, and covenants that he has full right to convey it and will not execute, any agreements in conflict herewith, and agrees that this assume and legal representatives. In Euro of OLIFF & BERKINGE, FLC the power to insert on this assignment any fulls in order to comply with the rules of the United States Patent and Trademark O and entering and on the date(s) opposite the undersigned name(s). Inventor Signature	with such d concerning cooperate with reissue or States resulting the entire interest signment is rther (SEAL)				

PATENT REEL: 025185 FRAME: 0535

Date September 23, 2010