As Dir P.0	ail Stop: ssignment Recordation Services rector of the U.S. Patent and Trademark Office O. Box 1450 lexandria, VA 22313-1450	RECORDATION FOR PATENTS	ONLY		MENT OF COMMERCE tent and Trademark Office
Ple	ease record the attached document.			and her Docket 10.	149370
To	otal number of pages including cover	er sheet, attachments, and docum	nent: <u>2</u>		
1.	A. Name of conveying party: Masaru SASAKI B. Additional name(s) of conv	reying party(ies) attached? ☐ Yes ☑ No	TOY 1, TO	and address of receiving the American American TOSHA KOYOTA-CHO, TOHI-KEN, 471-8571	ABUSHIKI KAISHA YOTA-SHI,
3.	A. Nature of conveyance: Assignment Security Agreement Other B. Execution Date: June 2	☐ Merger ☐ Change of Name 3, 2011	B. Additi	onal name(s) & addre	ss(es) attached? ∕es ⊠ No
4.	A. Patent Application No.(s) 1	3/109,691	B. Patent	No.(s)	
		Additional numbers attac	hed? Yes 🛛	No	
		LECTRIC POWER R LECTRICAL POWE	·*····		AND
5.	Name and address of party to wh concerning document should be r	om correspondence nailed:	6. Total numbe	er of applications and	patents involved: 1
	Name: James A. Oliff				count No. 15-0461 the ne amount of \$40.00.
	Address: OLIFF & BERR P.O. Box 32 Alexandria, VA Phone Number: 70 Fax Number: 70	10850 22320-4850 13-836-6400		verpayment or charge unt number 15-0461.	any underpayment to

9.	Statement and signature. To the best of my knowledge and original document. James A. Oliff, Registration No. Ryan M. Crockett, Registration N	27,075		et and any attached co	opy is a true copy of the

PATENT REEL: 026595 FRAME: 0086

ASSIGNMENT

(1-8)	Insert			
(1_8)		(1)	Masaru SASAKI (5)	·
(1-0)	Name(s)	(2)		
	of Inventor(s)	(3)	(7)	***************************************
		(4)	(8)	
		each o	In consideration of the sum of one dollar (\$1.00) and other g if the undersigned, each undersigned agrees to assign, and he	ood and valuable consideration paid to reby does assign, transfer and set over to
(9)	Insert Name of Assignee	(9)	TOYOTA JIDOSHA KABUSHIKI KAISH	·A
(10)	Insert Address of Assignee	(10) 1, Toyota-cho, Toyota-shi, Aichi-ken, 471-8571, Japan		
		invent contin	nafter designated as the Assignee) and Assignee's heirs, success tire right, title and interest for the United States of America as dion, and in all applications for patent including any and all provuation, international, confirmation, substitute and reissue applications, reissues and reexamination certificates that may be granted.	ors, assigns and legal representatives, lefined in 35 U.S.C. §100, in the visional, non-provisional, divisional, cation(s) and all Letters Patent
(11)	Insert Identification such as Title, Case Number, or Foreign	(11)	ELECTRIC POWER RECEPTION APPARELECTRICAL POWERED VEHICLE	RATUS AND
	Application Number	(Atto	ney Docket No. 149576)
		for wh	ich the undersigned has (have) executed an application for pa	atent in the United States of America
(12)	Insert Date of Signing	OKI OTT	a date neteritary	
	of Application	(12)	on June 23, 2011	
	•			· management of the second of
(13)	Alternative	(13)	U.S. application Serial Number 13/109,691	
	Identification for			
	filed applications	filed	July 13, 2011	
applicat any app	applications for the inventic ions and patents as the Assi 2) Each undersigned agree lication or continuation or c	on, and an ignee may es to exec livision th	ate all papers necessary in connection with any application are parent(s) issuing thereon, and also to execute separate assignment deem necessary. It all papers necessary in connection with any interference we ereof, or any patent or reissue application based thereon, for the second or the seco	nments in connection with such
applicat any app the Assi claims of reexami Patents full righ and agro identific	applications for the inventicions and patents as the Assi 2) Each undersigned agree dication or continuation of the Internation a grant of a valid Un 5) Each undersigned author the United States resulting to convey the entire interest that this assignment is b 6) Each undersigned herel	on, and an gnee may ges to exect this is to exect the state of the state or its and an arrangement of the state or its and an arrangement of the state or its and arrangement of the state or its and arrangement of the state or its and arrangement of the state or its arrangement of the state or its arrangement of the state of the	ate all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assignated necessary. It all papers necessary in connection with any interference we ereof, or any patent or reissue application based thereon, for the evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary to obtain may all affirmative acts which may be necessary to obtain may	which may be declared concerning the invention, and to cooperate with the necessary in connection with tents. Coffice to issue any and all Letters the interest, and covenants that he has any agreements in conflict herewith, es.
applicat any app the Assi claims of reexami Patents full righ and agro identific	applications for the inventicions and patents as the Assi 2) Each undersigned agreed ilication or continuation or cognet in every way possible 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agreemation a grant of a valid Uncomposition of the United States resulting to convey the entire interest that this assignment is been that this assignment.	on, and an gnee may es to exect invision the in obtainities to exect ional Correst to perfect the State or izes and ag from safe therein a inding on by grants to or desiral	ate all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assigned mecessary. Ite all papers necessary in connection with any interference we ereof, or any patent or reissue application based thereon, for the grey detect and going forward with such interference. Ite all papers and documents and perform any act which may rention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may application to the Assignee. The requests the Commissioner of the U.S. Patent and Trademark and application(s) to the said Assignee, as Assignee of the entity is signed, and that he has not executed, and will not execute, a him and his heirs, successors, assigns and legal representative the firm of OLIFF & BERRIDGE, PLC the power to insert on the firm of OLIFF & BERRIDGE, PLC the power to insert on the signess and the signess and the firm of OLIFF & BERRIDGE, PLC the power to insert on the signess and the signess are signess and the signess and the signess and the signess and the signess are signess and the signess and the signess are signess and the sig	which may be declared concerning the invention, and to cooperate with the necessary in connection with tents. Intain or confirm by reissue or to Office to issue any and all Letters re interest, and covenants that he has any agreements in conflict herewith, es. The sassignment any further ent and Trademark Office for
applicate any app the Assi claims of the Assi claim	applications for the inventicions and patents as the Assi 2) Each undersigned agreed ilication or continuation or cognet in every way possible 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agreemation a grant of a valid Uncomposition of the United States resulting to convey the entire interest that this assignment is been that this assignment.	on, and an gnee may gnee may gnees to execute the state of the state o	ate all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assigned mecessary. Ite all papers necessary in connection with any interference we ereof, or any patent or reissue application based thereon, for the grey dence and going forward with such interference. Ite all papers and documents and perform any act which may rention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may applicate to the Assignee. In requests the Commissioner of the U.S. Patent and Trademark and application(s) to the said Assignee, as Assignee of the entires assigned, and that he has not executed, and will not execute, a him and his heirs, successors, assigns and legal representative the firm of OLIFF & BERRIDGE, PLC the power to insert on the ble in order to comply with the rules of the United States Pater and the undersigned on the date(s) opposite the undersigned nate.	which may be declared concerning the invention, and to cooperate with the necessary in connection with the next of the necessary in connection with the next of the necessary in connection with the next of the necessary in confirm by reissue or the necessary agreements in conflict herewith, the next of the necessary in conflict herewith, the next of the necessary in conflict herewith, the next of the necessary in connection with the next of the necessary in connection with the next of the necessary in connection with the next of
applicate any app the Assi claims of reexami Patents full righ and agro identific recordate	applications for the inventicions and patents as the Assi 2) Each undersigned agreelication or continuation or cognet in every way possible 3) Each undersigned agreer provisions of the Internation agrant of a valid Uncomparison of the United States resulting to convey the entire interest that this assignment is before that this assignment is before that this assignment is before that this document. In witness whereof, executions and patents are the conveying the provisions of the United States resulting the United States result	on, and an gnee may ges to exect this is to exect the exect to exect the execution of the e	nte all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assigned mecessary. It all papers necessary in connection with any interference we ereof, or any patent or reissue application based thereon, for the all papers and documents and perform any act which may vention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may applicate to the Assignee. Trequests the Commissioner of the U.S. Patent and Trademark in application(s) to the said Assignee, as Assignee of the entire issigned, and that he has not executed, and will not execute, a him and his heirs, successors, assigns and legal representative the firm of OLIFF & BERRIDGE, PLC the power to insert on the ble in order to comply with the rules of the United States Pater and Inventor Signature Inventor Signature	which may be declared concerning the invention, and to cooperate with the necessary in connection with the necessary are confirm by reissue or confirm by reissue or confirm the next that he has may agreements in conflict herewith, the necessary agreement any further contained Trademark Office for the necessary.
applicate any applicate Assistants of the Assistant	applications for the inventicions and patents as the Assi 2) Each undersigned agree lication or continuation or or genee in every way possible 3) Each undersigned agree or provisions of the Internation agrant of a valid Unconvey the United States resulting to convey the entire interest that this assignment is before that this assignment is before that the undersigned here that the same that the convey the entire interest that this assignment is before that the same that the	on, and an gnee may es to exect invision the in obtainities to exect in a constant es to perfect the state or izes and ag from satisfied state or izes and by grants are or desiral extends or desiral extends of the invision of the invitor of the invitor of the invitor of the invision of the invitor of	nte all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assigned mecessary. It all papers necessary in connection with any interference we recof, or any patent or reissue application based thereon, for the all papers and documents and perform any act which may rention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may request the Commissioner of the U.S. Patent and Trademark application(s) to the said Assignee, as Assignee of the entire signed, and that he has not executed, and will not execute, a him and his heirs, successors, assigns and legal representative the firm of OLIFF & BERRIDGE, PLC the power to insert on the ble in order to comply with the rules of the United States Pate to undersigned on the date(s) opposite the undersigned nat inventor Signature Inventor Signature	chich may be declared concerning the invention, and to cooperate with the necessary in connection with the next of the necessary and all Letters are interest, and covenants that he has any agreements in conflict herewith, es. It is assignment any further that and Trademark Office for the necessary (SEAL)
applicate any app the Assi claims of reexami Patents full righ and agro identific recordate Date Date	applications for the inventicions and patents as the Assi 2) Each undersigned agree lication or continuation or or genee in every way possible 3) Each undersigned agree or provisions of the Internation a grant of a valid Uncomparison of the United States resulting to convey the entire interests that this assignment is before attended to the United States resulting to the United States resulting to convey the entire interests that this assignment is before action that may be necessary ion of this document. In witness whereof, executions and patents are undersigned to the United States are undersigned to the United States resulting the United States are undersigned to	on, and an gnee may gnee may gnee may gnee to execute the store of the	ate all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assigned mecessary. Ite all papers necessary in connection with any interference we ereof, or any patent or reissue application based thereon, for the grey dence and going forward with such interference. Ite all papers and documents and perform any act which may rention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may application to the Assignee. Inventor Signature	chich may be declared concerning the invention, and to cooperate with the necessary in connection with tents. Intain or confirm by reissue or the confict to issue any and all Letters the interest, and covenants that he has any agreements in conflict herewith, east assignment any further tent and Trademark Office for the confict the confict that the confict tha
applicate any applicate any applicate claims of reexami Patents full right and agro identific recordate Date Date Date Date	applications for the inventicions and patents as the Assi 2) Each undersigned agreelication or continuation or or genee in every way possible 3) Each undersigned agreer provisions of the Internation agrant of a valid Uncomparison of the United States resulting to convey the entire interest that this assignment is before that this assignment is before that this document. In witness whereof, executions and patents are subject to the patents whereof, executions and patents whereof, executions and patents whereof, executions are patents as a patents whereof, executions and patents are patents.	on, and an gnee may es to exect the in obtaining on the control of	nte all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assigned mecessary. It all papers necessary in connection with any interference we recof, or any patent or reissue application based thereon, for the gevidence and going forward with such interference. It all papers and documents and perform any act which may be recessary to obtain, may rention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may requests the Commissioner of the U.S. Patent and Trademark in application(s) to the said Assignce, as Assignee of the entiressigned, and that he has not executed, and will not execute, a him and his heirs, successors, assigns and legal representative the firm of OLIFF & BERRIDGE, PLC the power to insert on the ble in order to comply with the rules of the United States Pater and Inventor Signature Inventor Signature Inventor Signature Inventor Signature Inventor Signature	chich may be declared concerning the invention, and to cooperate with the necessary in connection with tents. Intain or confirm by reissue or the confict to issue any and all Letters are interest, and covenants that he has any agreements in conflict herewith, es. It is assignment any further and Trademark Office for the confict the confict that the confict th
applicate any app the Assi claims of reexami Patents full righ and agro identific recordate Date Date Date Date Date	applications for the inventicions and patents as the Assi 2) Each undersigned agree lication or continuation or or genee in every way possible 3) Each undersigned agree or provisions of the Internation a grant of a valid Uncomment of the United States resulting the United States resulting the Convey the entire interests that this assignment is before that this assignment is before that this document. In witness whereof, executions and patents of the United States resulting the United States and United States resulting the Unite	on, and an gnee may gnee may gnee may gnee to executivision the in obtaining the sto executional Corresto perfect ited State or grown satisfaction of the stop of the state of	nte all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assigned mecessary. In all papers necessary in connection with any interference we ereof, or any patent or reissue application based thereon, for the all papers and going forward with such interference. In all papers and documents and perform any act which may be necessary to obtain, may remain affirmative acts which may be necessary to obtain, may requests the Commissioner of the U.S. Patent and Trademark application(s) to the said Assignee, as Assignee of the entire issigned, and that he has not executed, and will not execute, a him and his heirs, successors, assigns and legal representative the firm of OLIFF & BERRIDGE, PLC the power to insert on the ble in order to comply with the rules of the United States Pater inventor Signature	chich may be declared concerning the invention, and to cooperate with the necessary in connection with tents. In the invention of the inventi
applicate any applicate claims of reexami Patents full righ and agro identific recordate Date Date Date Date Date Date Date D	applications for the inventicions and patents as the Assi 2) Each undersigned agreelication or continuation or or genee in every way possible 3) Each undersigned agreer provisions of the Internation agrant of a valid Uncomparison of the United States resulting to convey the entire interest that this assignment is before that this assignment is before that this assignment. In witness whereof, executions and the United States resulting that may be necessary into the United States resulting that the same and the execution of this document. In witness whereof, executions and the same a	on, and an gnee may gree may ges to exect the state of the state or perfect ited State or izes and an inding on the state or ited state or ite	nte all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assigned mecessary. Ite all papers necessary in connection with any interference we recof, or any patent or reissue application based thereon, for the gevidence and going forward with such interference. Ite all papers and documents and perform any act which may rention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may patent to the Assignee. Transplace and the Assignee requests the Commissioner of the U.S. Patent and Trademark application(s) to the said Assignee, as Assignee of the entires assigned, and that he has not executed, and will not execute, a him and his heirs, successors, assigns and legal representative the firm of OLIFF & BERRIDGE, PLC the power to insert on the ble in order to comply with the rules of the United States Pate and Inventor Signature	chich may be declared concerning the invention, and to cooperate with the invention, and to cooperate with the necessary in connection with tents. Intain or confirm by reissue or the confict to issue any and all Letters are interest, and covenants that he has any agreements in conflict herewith, est. It is assignment any further ent and Trademark Office for the confict that the confirmation of the con
applicate any app the Assi claims of reexami Patents full righ and agro identific recordate Date Date Date Date Date Date Date D	applications for the inventicions and patents as the Assi 2) Each undersigned agree lication or continuation or or genee in every way possible 3) Each undersigned agree or provisions of the Internation a grant of a valid Unconvey the United States resulting to convey the entire interest that this assignment is been that this assignment is been that the United States resulting the Convey the entire interest that this assignment is been that this assignment is been that the United States resulting that the United States resulting	on, and an gnee may gnee may gnee may gnee to executivision the in obtaining the sto executional Corresto perfect the State of the stat	nte all papers necessary in connection with any application are patent(s) issuing thereon, and also to execute separate assigned mecessary. In all papers necessary in connection with any interference we recef, or any patent or reissue application based thereon, for the gevidence and going forward with such interference. Interest all papers and documents and perform any act which may be necessary to obtain, may rention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may requests the Commissioner of the U.S. Patent and Trademark in application(s) to the said Assignce, as Assignee of the entiressigned, and that he has not executed, and will not execute, a him and his heirs, successors, assigns and legal representative the firm of Oliff & Berridge, PlC the power to insert on the ble in order to comply with the rules of the United States Pater and Inventor Signature	rements in connection with such which may be declared concerning the invention, and to cooperate with the invention, and to cooperate with the necessary in connection with tents. In the invention of the invent
applicate Date	applications for the inventicions and patents as the Assi 2) Each undersigned agree lication or continuation or or gnee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agreemation a grant of a valid Uncontent of the United States resulting to convey the entire intereses that this assignment is b 6) Each undersigned herelution that may be necessary ion of this document. In witness whereof, execution with the United States of the Lation that may be necessary ion of this document. In witness whereof, execution with the United States of the Lation that may be necessary ion of this document. In witness whereof, execution with the Lation that may be necessary ion of this document. This assignment should provide the Lation that may be necessary in this document.	on, and an gnee may es to exect invision the in obtainities to exect in on a constant es to perfect ited State or izes and ing from satisfied state or desiral execution of the invision of the invitation of the in	nte all papers necessary in connection with any application any patent(s) issuing thereon, and also to execute separate assigned mecessary. Ite all papers necessary in connection with any interference we ereof, or any patent or reissue application based thereon, for the grey defence and going forward with such interference. Ite all papers and documents and perform any act which may be necessary to obtain, may rention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may applicate to the Assignee. Inventor Signature	chich may be declared concerning the invention, and to cooperate with the invention, and to cooperate with the necessary in connection with tents. In the invention of the invention of the invention of confirm by reissue or the confict to issue any and all Letters are interest, and covenants that he has any agreements in conflict herewith, esc. It is assignment any further tent and Trademark Office for the invention of the inv
applicate any applicate any applicate any applicate and agree	applications for the inventicions and patents as the Assi 2) Each undersigned agree lication or continuation or or gnee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agreemation a grant of a valid Uncontent of the United States resulting to convey the entire intereses that this assignment is b 6) Each undersigned herelution that may be necessary ion of this document. In witness whereof, execution with the United States of the Lation that may be necessary ion of this document. In witness whereof, execution with the United States of the Lation that may be necessary ion of this document. In witness whereof, execution with the Lation that may be necessary ion of this document. This assignment should provide the Lation that may be necessary in this document.	on, and an gnee may gnee may gnee may gnee may gnee to execute the store of the sto	nte all papers necessary in connection with any application are patent(s) issuing thereon, and also to execute separate assigned mecessary. In all papers necessary in connection with any interference we recof, or any patent or reissue application based thereon, for the gevidence and going forward with such interference. It all papers and documents and perform any act which may be necessary to obtain, may rention for Protection of Industrial Property or similar agreement all affirmative acts which may be necessary to obtain, may requests the Commissioner of the U.S. Patent and Trademark in application(s) to the said Assignce, as Assignee of the entiressigned, and that he has not executed, and will not execute, a him and his heirs, successors, assigns and legal representative the firm of OLIFF & BERRIDGE, PLC the power to insert on the ble in order to comply with the rules of the United States Pater inventor Signature	connects in connection with such which may be declared concerning the invention, and to cooperate with the necessary in connection with tents. Intain or confirm by reissue or coffice to issue any and all Letters are interest, and covenants that he has may agreements in conflict herewith, es. It assignment any further ent and Trademark Office for the me(s). (SEAL)

PATENT REEL: 026595 FRAME: 0087