PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT NATURE OF CONVEYANCE: ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Brian K. Lickfelt	08/02/2011
Hideaki Arai	08/02/2011
Thomas G. Kracker	08/02/2011

RECEIVING PARTY DATA

Name:	Honda Motor Co., Ltd. No. 1-1, Minami-Aoyama 2-chome	
Street Address:		
City:	Minato-ku, Tokyo	
State/Country:	V	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13197920

CORRESPONDENCE DATA

Fax Number: (216) 566 - 9711

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

Phone: 216-566-9700

Email: overberger@rankinhill.com Correspondent Name: Rankin, Hill & Clark LLP Address Line 1: 23755 Lorain Road, Suite 200 Address Line 4: North Olmsted, OHIO 44070

ATTORNEY DOCKET NUMBER: HRA-33949.01

NAME OF SUBMITTER: Jonathan A. Withrow

Total Attachments: 3

source=H1102724US01_20110804_Assign_Signed#page1.tif source=H1102724US01_20110804_Assign_Signed#page2.tif source=H1102724US01_20110804_Assign_Signed#page3.tif

PATENT

REEL: 026699 FRAME: 0887

Attorney Docket No.: HRA-33949.01

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, I/We, the undersigned, **Brian K. Lickfelt** of Powell, Ohio, **Hideaki Arai** of Powell, Ohio and **Thomas G. Kracker** of Marysville, Ohio ("Inventor(s)") who has/have created a certain invention for which a U.S. Patent Application has been

\boxtimes	executed	concurrently herewith	
	executed	on	
	filed	, and assigned Application Serial No	Ο.

and is entitled

AUTOMATIC DETECTION OF VALET MODE FOR SMART ENTRY SYSTEMS

hereby sell, assign and transfer to Honda Motor Co., Ltd., ("Assignee"), having a place of business at No. 1-1, Minami-Aoyama 2-chome, Minato-ku, Tokyo, Japan, its successors, assigns, nominees or other legal representatives, the full, exclusive, entire worldwide rights, title and interest in, to, and under said invention as described and claimed in said application, including any provisional application(s) from which it claims priority, the same to be held and enjoyed by Assignee for its own use and enjoyment, and for the use and enjoyment of its successors, assigns, nominees, or other legal representatives, to the end of the term or terms for which said Letters Patent are or may be granted, reissued, or extended, as fully and entirely as the same would have been held and enjoyed by Inventor(s) if this assignment and sale had not been made; all of the entire rights, title and interest in and to said invention and said application, and all original and reissued patents granted for said invention, and all divisions, reissues, continuations-in-part, and continuations of said application, including the subject matter of any and all claims which may be obtained in every patent, and the right, where such right can be legally exercised, in Assignee's own name to apply for and obtain patents in countries foreign to the United States, including the full right to claim for any such application the benefits of the International Convention and the Patent Cooperation Treaty as fully and entirely as Inventor(s) could have done if the foreign application had been filed in the names of the Inventor(s), and the entire interest in any Letters Patent which may be granted on any such application in such foreign countries, and Inventor(s) authorize(s) and request(s) the Commissioner of Patents of the United States, and any official of any country or countries foreign to the United States whose duty is to issue patents on applications as aforesaid, to issue the said Letters Patent to Assignee, its successors, assigns, nominees, or other legal representatives, as Assignee and owner of the said entire rights, and Inventor(s) covenant(s) that Inventor(s) has/have the full right to convey the said entire interest herein assigned and that Inventor(s) has/have not executed and will not execute any agreement in conflict herewith, and Inventor(s) will communicate to Assignee, its successors, assigns, nominees, or other legal representatives all facts known to Inventor(s) respecting said invention, whenever requested, and testify in any legal proceedings, sign all lawful papers, execute and deliver all divisional, continuing, and reissue applications, make all rightful oaths or

> PATENT REEL: 026699 FRAME: 0888

declarations, and do all lawful acts requisite for the application for such divisional, continuing, or reissue applications, or the procuring thereof, and that if and when Assignee, its successors, assigns, nominees, or other legal representatives desire to file a disclaimer relating thereto, Inventor(s) will, upon request, sign and deliver all lawful papers requisite for the filing of such disclaimer; and

Inventor(s) further covenant(s) and agree(s) that Inventor(s) will, at any time upon request, do everything possible to aid Assignee, its successors, assigns, nominees, or other legal representatives, either in the name of Inventor(s) or Assignee, to apply for, obtain, and enforce proper patent protection for said invention in all countries, according to the International Convention and the Patent Cooperation Treaty, and all the laws and treaties in force, all without further consideration but at the expense of Assignee, its successors, assigns, nominees, or other legal representatives.

Signed at the City of Raymon on this Zad day of August	State of <u>Chio</u>
	Brian K. Lickfelt
State of Ohio)
County of Union)ss:)
	구요소는 , 20 <u>//</u> before me I me known to be the individual described in and nt, and acknowledged execution of the same.
	C//WEVatt
	Notarý Public
Seal	
	CLIFFORD B VATERLAUS ATTORNEY AT LAW NOTARY PUBLIC

E STATE OF OHIO
My Comm. Has No
Expiration Date
Section 147.03 R. C

Signed at the City of Rosymov	State of <u>Ohio</u> , 20 1/.
on this <u>Znd</u> day of <u>August</u>	
	Hideaki Araí
State of Ohio)
County of Union)ss:)
On this $2^{\frac{N}{N}}$ day of $\frac{1}{2^{\frac{N}{N}}}$ personally came Hideaki Arai, to measured the foregoing instrument, a	역 교육 before m le ³ known to be the individual described in and wh and acknowledged execution of the same.
CLIFFORI ARIAL SELECTIFFORI	D B VATER LAUS ON FOR THE MEY AND AND PUBLIC
Seal Section	RY PUBLIC TO THE PROPERTY OF OHIO TO THE PROPERTY OF OHIO TO THE PROPERTY OF OHIO TO THE PROPERTY OF THE PROPE
Signed at the City of Raymo on this 2nd day of August	<u>nd</u> <u>State of Ohio</u> , 20 <u>//</u>
V	Burn Many Many
,	Thomas G. Kracker
State of Ohio)
State of Ohio County of Union)ss:)
On this 2^{nA} day of A personally came Thomas G. Kracke	स्पूर्कि , 20 <u>//</u> before mer, to me known to be the individual described in an ent, and acknowledged execution of the same.
	Notary Public
ATTORN NOTAR STATE My Com	B VATERLAUS EY AT LAW EY PUBLIC OF OHIO Im. Has No Hon Date 147.03 R. C
ORDED: 08/04/2011	PATENT REEL: 026699 FRAME
VINDED. VUIVTIZVII	ILLE. VZVVV I ILMINE

PATENT REEL: 026699 FRAME: 0890