502197570 01/16/2013

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Akihiro ISHII	10/15/2012
Hirokatsu NAGURA	10/15/2012
Hideyuki TSURUTA	10/15/2012

RECEIVING PARTY DATA

Name:	Central Glass Company, Limited	
Street Address:	5253, Oaza Okiube	
City:	Ube-shi, Yamaguchi	
State/Country:	JAPAN	
Postal Code:	755-0001	

PROPERTY NUMBERS Total: 1

Property Type	Number	
Application Number:	13697691	

CORRESPONDENCE DATA

Fax Number: 2026288844

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

Phone: 2026242500

Email: kdavis@crowell.com

Correspondent Name: Crowell & Moring LLP

Address Line 1: P.O. Box 14300

Address Line 2: Intellectual Property Department

Address Line 4: Washington, DISTRICT OF COLUMBIA 200444300

ATTORNEY DOCKET NUMBER:	038788.65069US
NAME OF SUBMITTER:	Michael H. Jacobs

Total Attachments: 1

source=65069usassign#page1.tif

PATENT

502197570 REEL: 029642 FRAME: 0270

P \$40.00 1369769

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each undersigned inventor has sold and assigned, and by these presents hereby sells and assigns, unto

name and	CENTRAL GLASS COMPANY, LIMITED				
address of	5253, Oaza Okiube, Ube-shi,				
assignee	Yamaguchi 755-0001 Japan				
	(hereinafter ASSIGNEE) all right, title and interest for the United States, its territories and possessions in and to his invention relating to				
title of invention	METHOD FOR PRODUCING (2R)-2-FLUORO-2-C-METHYL-D-RIBONO- γ - LACTONE PRECURSOR				
	as set forth in his/her United States Patent Application				
check one	() executed concurrently herewith				
	() executed on				
	(X) Serial No. <u>PCT/JP2011/060024</u> Filed <u>April 25, 2011</u>				
	in and to said United States Patent Application including any and all divisions continuations and Convention applications based in whole or in part on said invention upon said application, including the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right to make applications for Letters Patents throughout the right throughout throughout the right throughout the right throughout throughout throughout the right throughout the right throughout throughout throughout throughout the right throughout throughout throughou				

s or n or 10ut upon said application, including the right to make applications for Letters Patents throughout the world in respect to the invention and to claim priority under the International Convention for the Protection of Industrial Property, and in and to any and all Letters Patent of any country which may issue on any such application or for said invention, including any and all reissues, reexaminations, or extensions, to be held and enjoyed by said ASSIGNEE, its successors, legal representatives and assigns to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by the undersigned had this Assignment not be made;

Each of the undersigned hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent to said ASSIGNEE, its successors or assigns in accordance herewith;

Each of the undersigned warrants and covenants that he/she has the full and

Each of the undersigned warrants and covenants that he/she has the full and unencumbered right to sell and assign the interests herein sold and assigned and that he/she has not executed and will not execute any document or instrument in conflict herewith;

Each of the undersigned further covenants and agrees that at any time upon request of said ASSIGNEE, its successors, legal representatives or assigns he/she will communicate to said ASSIGNEE, its successors, legal representatives or assigns all information known to him/her relating to said invention or patent application and that he/she will execute and deliver any papers, make all rightful oaths, testify in any legal proceedings and perform all other lawful acts deemed necessary or desirable by said ASSIGNEE, its successors, legal representatives or assigns to perfect title to said invention, to said application including divisions and continuations thereof and to any and all Letters Patent which may be granted therefor or thereon, including reissues, reexaminations, or extensions, in said ASSIGNEE, its successors, or assigns or to assist said ASSIGNEE, its successors, legal representatives or assigns in obtaining, reissuing or enforcing Letters Patent of the United States for said invention;

Each of the undersigned hereby grants the firm of CROWELL & MORING

Each of the undersigned hereby grants the firm of CROWELL & MORING LLP the power to insert in this Assignment any further identification which may be necessary or desirable to comply with the rules of the U.S. Patent and Trademark Office for recordation of this Assignment.

names and signatures of	Akihiro Ashii Name: Akihiro Ishii	date 10/15/2012	Mirakatsu Nagur Name: Hirokatsu Nagura	<u>a_date_lv/15/2012</u>
inventors	Nivleyuki 7susutt Name: Hideyuki Tsuruta	_date_/0/15/2012_	Name:	date

PATENT REEL: 029642 FRAME: 0271

RECORDED: 01/16/2013