502289521 03/28/2013

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
TAKEKI NINOMIYA	12/17/2012
YUKIO HAYAKAWA	12/18/2012
TAKUMI MIKAWA	12/20/2012
TAKESHI TAKAGI	12/18/2012

RECEIVING PARTY DATA

Name:	Panasonic Corporation		
Street Address:	1006 Oaza Kadoma, Kadoma-shi		
City:	Osaka		
State/Country:	JAPAN		
Postal Code:	571-8501		

PROPERTY NUMBERS Total: 1

Property Type	Number	
Application Number:	13809473	

CORRESPONDENCE DATA

Fax Number: 2029120774

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

Phone: 2029123800

Email: ppc@us.panasonic.com

Correspondent Name: Panasonic Patent Center

Address Line 1: 1130 Connecticut Ave., N.W., Suite 1100
Address Line 4: Washington, DISTRICT OF COLUMBIA 20036

NAME OF SUBMITTER: Kazuko NAKAGAWA

Total Attachments: 1

source=Assignment 13809473(P617283-02 Wende)#page1.tif

PATENT REEL: 030101 FRAME: 0063 | \$40.00 13809

502289521

and

Application Serial No. 13/809473
Japan Firm Ref: FP11816
US Firm Ref:

ASSIGNMENT

restantial the discerning has the selection of the intention entitled.			
Box 1			
Title of Invention:			-
METHOD FOR MANUFACTURING VARIABLE F	RESISTANCE ELEMEI	TI	
1. For use when signing Declaration prior to filing	U.S. patent application (check only	one box below)	<u> </u>
a)□ for which an application for U.S. patent has been executed	d by the undersigned concu	rrently herewith, or	
b) of for which an application for U.S. patent has been executed (if Declaration & Assignment are signed on the same day, check (a) and make no entry in the blank; if		ment, enter the date(s) on which you signed the D	OF
c)■ for which an International Application has been filed as:	PCT Application No.	PCT/JP2012/000559	and.

WHEREAS, Panasonic Corporation of 1006, Oaza Kadoma, Kadoma-shi, Osaka 571-8501, JAPAN, and

(for the PCT-US national entry, check only (c) and enter PCT application number in the right)

(d)□ for which an application for U.S. patent has been filed on:

its/their heirs, successors, legal representatives and assigns (hereinafter designated as "Assignee(s)") is/are desirous of acquiring the entire right, title, and interest in and to said invention and in and to any Letters Patent(s) that may be granted therefor.

2. For use when signing Declaration after filing U.S. patent application

Application Filing Date

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and intended to be legally bound hereby, the undersigned, by these presents, does sell, assign and transfer unto said Assignee(s) the entire and exclusive right, title and interest in and to; (i) said invention in the United States of America, its territories, dependencies and possessions (hereinafter designated as the United States) and in all countries foreign to the United States; and (ii) this patent application and any and all related patent application(s) disclosing said invention, including provisionals, non-provisionals, conversions, divisions, continuations, continuations—in-part and reissues thereof in the United States and all countries foreign to the United States (hereinafter designated as "Related Applications"), along with all rights of priority created by this patent application under any treaty relating thereto; and (iii) any and all Letters Patent(s), including all renewals, extensions, reissues and reexamination certificates which may be granted therefore, and all rights to sue for past and future infringement thereunder, in the United States and in all countries foreign to the United States for the full term or terms thereof.

The undersigned agree(s) to execute all papers necessary in connection with this application and any and all Related Applications thereof, all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements, all papers necessary in connection with any interference which may be declared concerning this application or any and all Related Applications thereof and to cooperate with the Assignee(s) in every way possible in obtaining and producing evidence and proceeding with such interference, and for any and all litigations regarding, or for the purpose of protecting the right, it legal proceeding relating thereto and in support thereof, for the benefit of Assignee(s), and also to execute separate assignments in connection with such applications as the Assignee(s) may deem necessary or expedient.

The undersigned agree(s) to perform all affirmative acts which may be necessary to obtain a grant of a valid United States and any foreign patent(s) to the Assignee(s) and to vest all rights hereby conveyed to the Assignee(s) as fully and entirely as the same would have been held by the undersigned if this Assignment had not been made.

The undersigned hereby authorize(s) and request(s) the Commissioner of Patents, and officials of all foreign countries, whose duty is to issue patents, to issue any and all Letters Patent(s) resulting from said application or any and all Related Applications thereof to said Assignee(s) and hereby covenants that the undersigned has (have) full right to convey the entire interest herein assigned, and that the undersigned has (have) not executed, and will not execute, any assignment, sale, agreement or encumbrances in conflict herewith.

The undersigned hereby does sell, assign and transfer unto said Assignee(s) the full and exclusive authority for revoking power of attorney(s) executed by the undersigned in connection with this application and for appointing a new power of attorney in place thereof. The undersigned hereby grant(s) the Assignee(s) and the appointed U.S. patent attorneys and agents the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the U.S. Patent Office for recordation of this decument.

The undersigned hereby agree(s) that the above obligations shall apply to the undersigned both individually and collectively.

The undersigned hereby agree(s) that this Assignment shall be construed in accordance with the law of the appropriate jurisdiction within the United States.

IN WITNESS WHEREOF, executed by the undersigned on the date(s) following the undersigned name(s) and signature(s).

Box2 (Each Inventor, please Sign and Date below)			
(e) First Na	me, Last Name	(f) Signature	(g) Date signed
Takeki	NINOMIYA	Takahi Vinoniza	Month, Date, Year Dec. 17, 2012
Yukio	HAYAKAWA	,	2014/2/26 X.H 18 Dec. 47, 2012
Takumi	MIKAWA	Fakumi Mikawa	Month, Date, Year Dec, 20, 2012
Takeshi	TAKAGI	Jobseshi Taheayi	Manth, Dale, Year Dec., 18.2012
	(e) First Na Takeki Yukio Takumi	(e) First Name, Last Name Takeki NINOMIYA Yukio HAYAKAWA Takumi MIKAWA	(e) First Name, Last Name (f) Signature Takeki NINOMIYA Takehi Vinoniza Yukio HAYAKAWA Yukio Wayakawa Takumi Mikawa Takumi Mikawa

□Check if additional paper(s) is/are attached. Total of __1_ pages are submitted.