502365918 05/30/2013

PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Minoru HOBO	04/25/2013

RECEIVING PARTY DATA

Name:	Yamaha Hatsudoki Kabushiki Kaisha	
Street Address:	2500 Shingai	
Internal Address:	lwata-shi	
City:	Shizuoka-ken	
State/Country:	JAPAN	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29456363

CORRESPONDENCE DATA

Fax Number: 2123820888

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

Phone: 212-382-0700

Email: cgodfrey@ostrolenk.com

Correspondent Name: OSTROLENK FABER LLP

Address Line 1: 1180 AVENUE OF THE AMERICAS
Address Line 4: NEW YORK, NEW YORK 10036-8403

ATTORNEY DOCKET NUMBER:	D/2710-55	
NAME OF SUBMITTER:	Max Moskowitz	
Signature:	/max moskowitz/	
Date:	05/30/2013	
	This document serves as an Oath/Declaration (37 CFR 1.63).	

Total Attachments: 2 source=01463633#page1.tif source=01463633#page2.tif

> PATENT REEL: 030515 FRAME: 0878

P \$40.00 29456363

	Attorney Docket Number	D[2710-55
DECLARATION FOR UTILITY OR DESIGN		Minoru HOBO
PATENT APPLICATION (37 CFR 1.63) AND	First Named Inventor COMI	PLETE IF KNOWN
ASSIGNMÈNT	Application Number	291456363
	Filing Date	5130113
Four Wh	reeled Vehicle	
As a below named inventor, I hereby declare that: This declaration is directed to:	fthe Invention)	
∑ The attached application, OR		•
United States application number or PCT Internation	nal application number	
The above-identified application was made or authorized I believe I am the original inventor or an original joint in I hereby acknowledge that any willful false statement in fine or imprisonment of not more than five (5) years, or bo	iventor of a claimed inventionable in this declaration is pun	on in the application. ishable under 18 U.S.C. 1001 by
WHEREAS, Yamaha Hatsudoki K	abushiki Kalsha	y 5
having a place of business at 2500 Shingai, Iwata-	shi, Shizuoka-ken Japan	
, as assignee, is desirous of acquiring all right, title and integranted therefor. NOW, THEREFORE, in consideration of One Dollar (\$ which is hereby acknowledged, I (we), as inventor(\$) and a entire right, title and interest for the United States in and to invention(\$) disclosed and claimed in said aforesaid applic reexamination applications and patents applied for or grant infringement, and the Commissioner of Patents and Trader said invention(\$) or resulting therefrom to said assignee he undersigned for myself (ourselves) and my (our) legal representatives all facts known to the undersigned respective and invention(\$) and all assignments thereof to said assign representatives all facts known to the undersigned respective interferences or other legal proceedings in which any of said lawful papers, make all rightful oaths, and to do generally and nominees to obtain patent protection for said invention applications to be borne and paid by said assignee.	1.00) and other good and value as assignor(s), hereby sell, as a said aforesaid application fation, all original, divisional and therefor in the United Stanarks is hereby authorized a rein, as assignee of the entire esentatives, heirs and assignisional, continuation, reissuce or its assigns, to communing said invention(s), whence it applications or patents may be everything necessary to assign(s) in the United States, the	luable consideration, the receipt of sign and set over to said assignee the or Patent and all my (our), continuation, substitute, reissue or ates and all rights for past and requested to issue all patents on a interest therein; and the s do hereby agree and covenant and other applications for Patent on ticate to said assignee or its zer requested, to testify in any ay become involved, to sign all st assignee, its successors, assigns expenses incident to said
LEGAL NAME OF SOLE OF FIRST INVENTOR Minoru HOBO	INVENTOR'S SIGNATURE 足出	英 Apr. 25,2013
RESIDENCE: CITY Toshima-ku Tokyo	- S € 1	COUNTRY Japan
MAILING ADDRESS c/o Kabushiki Kaisha GK Dynamics, 3-30-14 T CONTINUED ON PAGE 2	akada, Toshima-ku, To	kyo-to, Japan

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(01412841,1) DECL-ASSIGN

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The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

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- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
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- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

PATENT REEL: 030515 FRAME: 0880

RECORDED: 05/30/2013