Mail Stop: Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450			RECORDATION FORM COVER SHEET PATENTS ONLY			U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office	
~"	VAGIIL	aina, + Ak ##J±J*±93V			Attorney Docket No.	<u>158186</u>	
		ecord the attached document.	ect, attachments, and docume	ent: <u>2</u>			
3.	A. B.	Name of conveying party:  Junji MURATA  Additional name(s) of conveying	g party(ies) attached? □ Yes ⊠ No	JT 5- CI O: JA	ne and address of receiving EKT CORPORA 8, MINAMISEM: HUO-KU, OSAK SAKA 542-8502 APAN	TION BA 3-CHOME, A-SHI,	
	⊠ □ □ B.	Assignment  Security Agreement  Other  Execution Date; JULY 17,2	Merger Change of Name	B. Add	<b>\\\\\\\</b>	ss(cs) attached? 'cs ⊠ No	
4.	A.	Patent Application No. 13/950	6,651  Additional numbers attack		ent No. ☑ No		
5.	con	ne and address of party to whom c cerning document should be maile time: James A. Oliff		Total number of applications and patents involved: 1      Please charge Deposit Account No. 15-0461 tl			
	Address: OLIFF & BERRIDGE, PLC P.O. Box 320850 Alexandria, VA 22320-4850 Phone Number: 703-836-6400 Fax Number: 703-836-2787 Email: email@oliff.com		) 0-4850 36-6400 5-2787	total f	y overpayment or charge	any underpayment to	
9.	To to original Roa	tement and signature.  the best of my knowledge and believing document.  es A. Oliff, Registration No. 27,07  ne T. Noel, Registration No. 63,00  d M. Guise, Registration No. 46,7	<del>75</del>		ect and any attached cop ate: <u>August 1, 2013</u>	ny is a true copy of the	

**PATENT REEL: 031031 FRAME: 0698** 

## ASSIGNMENT

				(2)		
(1-8)	Name(s)	(3)		(4)	(	
	of Inventor(s)	(5)	***	(6)	•••••••••••••••••••••••••••••••••••••••	
		(7)	<b>\\</b>	(8)		
		the un	nsideration of the sum of one dolla deraigned, the receipt and sufficie i, and hereby does assign, transfer	r (\$1.00) and other good and valuable cons ney of which are hereby acknowledged, car and set over to	ideration paid to each of th undersigned agrees to	
(9)	Insert Name of Assignee	(9)	ITEKT Corporation			
(L0)	Inseřt Åddress af Assignee	(10)	(10) 5-8, Minamisemba 3-Chorne, Chuo-ku, Osaka-shi, Osaka 542-8502 Japan			
		the en invent contin	(hereinafter designated as the Assignee) and Assignee's heirs, successors, assigns and legal representatives, the entire right, title and interest for the United States of America as defined in 35 U.S.C. §100, in the invention, and in all applications for patent including any and all provisional, non-provisional, divisional, continuation, international, confirmation, substitute and reissue application(s), and all Letters Patent, extensions, reissues and reexamination certificates that may be granted on the invention known as			
(11)	Insert Identification such as Title, Case Number, or Foreign	(11)	ROLLING BEARING		- (2 - (4 - 1) - (3 - 1) - (4 - 1) -	
	Application Number	(Atto	rney Docket No.			
•		for wh	for which the undersigned has (have) executed an application for patent in the United States of America on			
(12)	Insert Date of Signing	even	late herewith or			
(12)	of Application	(12)	on			
	· · · · · · · · · · · · · · · · · · ·	4¥				
(13)	Alternative	(13)	U.S. Application Number	13/956,651		
	Identification for					
	filed applications	filed	7			
applica such in	Each undersigned agree rute separate assignments in co 2) Each undersigned agree than or patents for the inventi- iterference.     Each undersigned agree	s to exce onnection s to exce on and to	a with such applications and pater ale all papers necessary in conne a cooperate with the Assignee in c rute all papers and documents and	ction with any application and/or patent for his as the Assignee may deem necessary. ction with any interference which may be wery way possible in obtaining evidence a perform any act which may be necessary	declared concerning any and going forward with	
applica such in claims reexam to issue full rigi and agr	1) Each undersigned agree auto separate assignments in co. 2) Each undersigned agree ation or patents for the inventisterference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree lination a grant of a valid Unit 5) Each undersigned author any and all patents resulting that occavely the entire interestees that this assignment is bit 6) Each undersigned here.	es to execute store stor	ute all papers necessary in connet with such applications and paterate all papers necessary in connet cooperate with the Assignee in courte all papers and documents and vention for Protection of Industriborm all affirmative acts which may patent to the Assignee.  I requests the Commissioner of the application(s) to the said Assigned, and that he has not exect Assigner and Assigner's heirs, suthe firm of OLIFF & BERRIDGE.	nts as the Assignee may deem necessary, ction with any interference which may be very way possible in obtaining evidence a perform any act which may be necessary at Property or similar agreements. By be necessary to obtain, maintain or confice U.S. Patent and Trademark Office and case, as Assignee of the entire interest, and uted, and will not execute, any agreement occassors, assigns and legal representatives PLCthe power to insert on this assignment	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, s. they further	
applica such in claims reexam to issue full rigi and agr	1) Each undersigned agree auto separate assignments in co. 2) Each undersigned agree ation or patents for the inventisterference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree lination a grant of a valid Unit 5) Each undersigned author any and all patents resulting that occavely the entire interestees that this assignment is bit 6) Each undersigned here.	es to execute store stor	ute all papers necessary in connet with such applications and paterate all papers necessary in connet cooperate with the Assignee in courte all papers and documents and vention for Protection of Industriborm all affirmative acts which may patent to the Assignee.  I requests the Commissioner of the application(s) to the said Assigned, and that he has not exect Assigner and Assigner's heirs, suthe firm of OLIFF & BERRIDGE.	nts as the Assignee may deem necessary. cition with any interference which may be every way possible in obtaining evidence at perform any act which may be necessary at Property or similar agreements. By be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and chee, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, s. they further	
applica such in claims reexam to issue full rigi and agr	1) Each undersigned agree uto separate assignments in ce 2) Each undersigned agree tion or patents for the inventisterference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree limition a grant of a valid Unit 5) Each undersigned authors any and all patents resulting ht to convey the entire interestrees that this assignment is bir 6) Each undersigned herebication that may be necessary atton of this document.	es to exceonnections to execon and to execon and to execon a constant to execute the states of the execute the exe	ute all papers necessary in connet with such applications and pater at all papers necessary in connet cooperate with the Assignee in court all papers and documents and vention for Protection of Industriborm all affirmative acts which may patent to the Assignee.  I requests the Commissioner of the application(s) to the said Assignes and Assigned, and that he has not exect Assigner and Assigner's heirs, suthe firm of OLIFF & BERRIDGE, ble in order to comply with the results and patents and the results are results and the results are results and the results are results and results and the results are results and results and results are results and results and results are results and results and results are results are results and results are results are results and results are results are results are results are results and results are results a	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary if Property or similar agreements.  by be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and chee, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trader	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, s. they further	
applica such in claims reexam to issue full rigi and agr identifi records	1) Each undersigned agree atte separate assignments in care 2) Each undersigned agree atten or patents for the inventible ference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree ination a grant of a valid Unit 5) Each undersigned authors any and all patents resulting that to convey the entire interestees that this assignment is bir 6) Each undersigned hereo ication that may be necessary atten of this document.  In witness whereof, executive services and the services and the services are attentions of the services and the services and the services are attentions at the services attentions at the services at the service	es to execute the state of the	ute all papers necessary in connet with such applications and pater at all papers necessary in connet cooperate with the Assignee in court all papers and documents and vention for Protection of Industriborm all affirmative acts which may patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assignes and Assigned, and that he has not exceed assigner and Assigner's heirs, suther firm of OLIFF & BERRIDGE, ble in order to comply with the recondered and the date(s) of the undersigned on the date(s) of	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary if Property or similar agreements. By be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and case, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trader posite the undersigned name(s).	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, s. any further mark Office for	
applica such in claims reexam to issue full rigi and agr identifi records	1) Each undersigned agree uto separate assignments in ce 2) Each undersigned agree tion or patents for the inventisterference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree limition a grant of a valid Unit 5) Each undersigned authors any and all patents resulting ht to convey the entire interestrees that this assignment is bir 6) Each undersigned herebication that may be necessary atton of this document.	es to execute the state of the	ute all papers necessary in conner with such applications and paterate all papers necessary in conner cooperate with the Assignee in court all papers and documents and vention for Protection of Industriborm all affirmative acts which may patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assigned and that he has not execute the firm of OLIFF & BERRIDGE, ble in order to comply with the recondendary of the condensation of the date(s) of the condensation of the firm of OLIFF & BERRIDGE, ble in order to comply with the recondensation of the date(s) of the condensation of the condensation of the date(s) of the condensation of the date(s) of the condensation of	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary if Property or similar agreements.  by be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and chee, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trader	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, s. tany further mark Office for (SEAL)	
applica such in claims reexam to issue full rigi and agr identifi records	1) Each undersigned agree atte separate assignments in care 2) Each undersigned agree atten or patents for the inventible ference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree ination a grant of a valid Unit 5) Each undersigned authors any and all patents resulting that to convey the entire interestees that this assignment is bir 6) Each undersigned hereo ication that may be necessary atten of this document.  In witness whereof, executive services and the services and the services are attentions of the services and the services and the services are attentions at the services attentions at the services at the service	es to execute the state of the	ute all papers necessary in connet with such applications and pater at all papers necessary in connet cooperate with the Assignee in court all papers and documents and vention for Protection of Industriborm all affirmative acts which may patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assignes and Assigned, and that he has not exceed assigner and Assigner's heirs, suther firm of OLIFF & BERRIDGE, ble in order to comply with the recondered and the date(s) of the undersigned on the date(s) of	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary if Property or similar agreements. By be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and case, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trader posite the undersigned name(s).	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, s. any further mark Office for	
applica such in claims reexam to issue full rigi and agr identifi records	1) Each undersigned agree atte separate assignments in care 2) Each undersigned agree atten or patents for the inventible ference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree ination a grant of a valid Unit 5) Each undersigned authors any and all patents resulting that to convey the entire interestees that this assignment is bir 6) Each undersigned hereo ication that may be necessary atten of this document.  In witness whereof, executive services and the services and the services are attentions of the services and the services and the services are attentions at the services attentions at the services at the service	es to execute the state of the	ute all papers necessary in conner with such applications and paterate all papers necessary in conner cooperate with the Assignee in court all papers and documents and vention for Protection of Industriborm all affirmative acts which may patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assigned and that he has not execute the firm of OLIFF & BERRIDGE, ble in order to comply with the recondendary of the condensation of the date(s) of the condensation of the firm of OLIFF & BERRIDGE, ble in order to comply with the recondensation of the date(s) of the condensation of the condensation of the date(s) of the condensation of the date(s) of the condensation of	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary if Property or similar agreements. By be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and case, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trader posite the undersigned name(s).	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, s. tany further mark Office for (SEAL)	
applica such in claims reexam to issue full rigi and agr identifi records	1) Each undersigned agree atte separate assignments in care 2) Each undersigned agree atten or patents for the inventible ference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree ination a grant of a valid Unit 5) Each undersigned authors any and all patents resulting that to convey the entire interestees that this assignment is bir 6) Each undersigned hereo ication that may be necessary atten of this document.  In witness whereof, executive services and the services and the services are attentions of the services and the services and the services are attentions at the services attentions at the services at the service	ss to exect onnection is to exect on and to set to exect on and to set to perfect did States or izes and from said therein anding on sy grants or desiral ted by the of 3	ute all papers necessary in conne a with such applications and pater ate all papers necessary in conne becoperate with the Assignee in co- cute all papers and documents and vention for Protection of Industri- form all affirmative acts which may be patent to the Assignee. I requests the Commissioner of the dapplication(s) to the said Assign assigned, and that he has not exec Assignor and Assignor's heirs, so the firm of OLIFF & BERRIDGE, ble in order to comply with the re condensation in the date(s) of Inventor Signature Inventor Signature Inventor Signature	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary if Property or similar agreements. By be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and case, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trader posite the undersigned name(s).	declared concerning any and going forward with  In connection with  Tirm by reissue or  other issuing authorities covenants that he has (s) in conflict herewith,  any further mark Office for  (SEAL)  (SEAL)  (SEAL)	
applica such in claims reexam to issue full rigi and agr identifi records	1) Each undersigned agree suce separate assignments in ce 2) Each undersigned agree tion or patents for the inventible ference. 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree lination a grant of a valid Unit 5) Each undersigned author any and all patents resulting that to convey the entire interestrees that this assignment is bin 6) Each undersigned herebication that may be necessary attom of this document.  In witness whereof, executional and the second such as a second su	es to exce connection is to exec- on and to is to exec- onal Con- is to perfeted States orizes and from said therein a dring on by grants or desiral	aute all papers necessary in counce a with such applications and pater at all papers necessary in connect the all papers necessary in connect the all papers and documents and vention for Protection of Industrition all affirmative acts which makes patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assignes assigned, and that he has not exceed Assigner and Assignor's heirs, suthe firm of OLIFF & BERRIDGE, ble in order to comply with the received and the said and the received and the said assigner and Assignor's heirs, suther firm of OLIFF & BERRIDGE, ble in order to comply with the received and the said assigned and the said assigner and Assignor's heirs, suther firm of OLIFF & BERRIDGE, ble in order to comply with the received and the said assigner and assigner Signature.  Inventor Signature  Inventor Signature  Inventor Signature	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary at Property or similar agreements.  by be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and case, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trader posite the undersigned name(s).  Junyi Manata	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, s. any further mark Office for (SEAL) (SEAL) (SEAL) (SEAL)	
applica such in claims reexam to issue full rigi and agridentiff records  Date Date Date Date	1) Each undersigned agree sute separate assignments in ca.  2) Each undersigned agree tion or patents for the invention of patents for the invention of patents for the invention of provisions of the Internation of this document.  In witness whereof, executively in the Internation of this document.	ss to exect onnection is to exect on and to set to exect on and to set to perfet ted States or izes and from said therein and the or desiral ted by the of S	ute all papers necessary in counce with such applications and pater with such applications and pater at all papers necessary in counce a cooperate with the Assignee in court all papers and documents and vention for Protection of Industribution at affirmative acts which may patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assignessigned, and that he has not exceed assigner and Assigner's heirs, suthefirm of OLIFF & BERRIDGE, ble in order to comply with the result of the country of the cou	nts as the Assignee may deem necessary.  ction with any interference which may be overy way possible in obtaining evidence at perform any act which may be necessary at Property or similar agreements.  by be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and onee, as Assignee of the entire interest, and uted, and will not execute, any agreement occasions, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trademaposite the undersigned name(s).   Jamya: Maraata	declared concerning any and going forward with  In connection with  Tirm by reissue or  other issuing authorities covenants that he has (s) in conflict herewith,  any further mark Office for  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)	
applica such in claims reexam to issue full rigi and agr identifi records Date Date Date Date	1) Each undersigned agree sute separate assignments in ca.  2) Each undersigned agree than or patents for the inventible ference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree lination a grant of a valid Unit 5) Each undersigned authors any and all patents resulting that to convey the entire interestees that this assignment is bin 6) Each undersigned hereo ication that may be necessary atton of this document.  In witness whereof, executively and the second of th	es to execonnections to execon and to execon and to execon and to execon a constant and to execute	aute all papers necessary in counce a with such applications and pater with such applications and pater at all papers necessary in connect the all papers and documents and vention for Protection of Industriction all affirmative acts which makes patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assignes assigned, and that he has not exceed Assigner and Assignor's heirs, suther firm of OLIFF & BERRIDGE, ble in order to comply with the results in order to comply with the results in the firm of OLIFF & BERRIDGE, ble in order to comply with the results in order to comply with the results in the firm of OLIFF & BERRIDGE, ble in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results of the firm of OLIFF & BERRIDGE, ble in order to comply with the results of the firm of the firm of OLIFF & BERRIDGE, ble in order to the firm of	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary at Property or similar agreements.  by be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and case, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives Plethe power to insert on this assignment ales of the United States Patent and Trader posite the undersigned name(s).  Jungical Manacata	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, it any further mark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
applica such in claims reexam to issue full rigi and agridentiff records  Date Date Date Date Date Date Date	1) Each undersigned agree sute separate assignments in ca.  2) Each undersigned agree than or patents for the inventible ference.  3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree sination a grant of a valid Unit 5) Each undersigned authors any and all patents resulting hit to convey the entire interestees that this assignment is bit 6) Each undersigned herebication that may be necessary atton of this document.  In witness whereof, executively.	ss to exect onnection is to exect on and to set to exect on and to set to perfect d States or exect of the set	aute all papers necessary in counce with such applications and pater with such applications and pater at all papers necessary in conner cooperate with the Assignee in court all papers and documents and vention for Protection of Industribution all affirmative acts which may patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assignessigned, and that he has not exceed Assigner and Assigner's heirs, suthefirm of OLIFF & BERRIDGE, ble in order to comply with the result of the interest of the comply with the result of the interest of the comply with the result of the interest of the comply with the result of the conference of the comply with the result of the comply with the result of the complex of the conference of the comply with the result of the conference of the complex with the result of the conference of the complex with the result of the conference of the conf	nts as the Assignee may deem necessary.  ction with any interference which may be overy way possible in obtaining evidence at perform any act which may be necessary at Property or similar agreements.  by be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and onee, as Assignee of the entire interest, and uted, and will not execute, any agreement occassors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trademaposite the undersigned name(s).   Jamai Maraata	declared concerning any and going forward with  In connection with  Tirm by reissue or  other issuing authorities covenants that he has (s) in conflict herewith,  any further mark Office for  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)	
applica such in claims reexam to issue full rig and agr identifi records  Date Date Date Date Date Date Date Date	1) Each undersigned agree sute separate assignments in ca.  2) Each undersigned agree than or patents for the inventible ference.  3) Each undersigned agree or provisions of the Internation of the Internation of the Internation a grant of a valid Unit.  5) Each undersigned authors any and all patents resulting that to convey the entire interestees that this assignment is bin 6) Each undersigned hereo ication that may be necessary atton of this document.  In witness whereof, executively and the same interestees that the same interestees the same interestees that the same interestees the same interestee.	ss to execonnections to execonnections to execonnections to perfected States or its to execonnection said therein and the execution of the exe	aute all papers necessary in counce a with such applications and pater with such applications and pater all papers necessary in connect with the Assignee in counce all papers and documents and vention for Protection of Industritorm all affirmative acts which makes patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assignessigned, and that he has not exceed Assigner and Assignor's heirs, suthe firm of OLIFF & BERRIDGE, ble in order to comply with the rule undersigned on the date(s) of Inventor Signature	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary at Property or similar agreements.  by be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and case, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trader posite the undersigned name(s).   Jungi: Marata  Jungi: Marata	declared concerning any and going forward with in connection with firm by reissue or other issuing authorities covenants that he has (s) in conflict herewith, s. any further mark Office for (SEAL)	
applica such in claims reexam to issue full rig and agr identifi records  Date Date Date Date Date Date Date Date	1) Each undersigned agree sute separate assignments in ca.  2) Each undersigned agree than or patents for the inventible ference.  3) Each undersigned agree or provisions of the Internation of the Internation of the Internation a grant of a valid Unit.  5) Each undersigned authors any and all patents resulting that to convey the entire interestees that this assignment is bin 6) Each undersigned hereo ication that may be necessary atton of this document.  In witness whereof, executively and the same interestees that the same interestees the same interestees that the same interestees the same interestee.	ss to exect connections to exect con and to set to exect con and to set to exect con a constant con set to perfect the States or executive set to exect the executive set to executive set therein and the constant con desiral to the executive set to executive set	ute all papers necessary in counce with such applications and pater with such applications and pater at all papers necessary in counce occoperate with the Assignee in court all papers and documents and vention for Protection of Industribution all affirmative acts which may patent to the Assignee.  I requests the Commissioner of the dapplication(s) to the said Assignessisped, and that he has not exceed assigner and Assignor's heirs, suthefirm of OLIFF & BERRIDGE, ble in order to comply with the rule in order to comply with the rule in order to comply with the rule in order to signature.  Inventor Signature	nts as the Assignee may deem necessary.  ction with any interference which may be every way possible in obtaining evidence a perform any act which may be necessary at Property or similar agreements.  by be necessary to obtain, maintain or confine U.S. Patent and Trademark Office and case, as Assignee of the entire interest, and uted, and will not execute, any agreement occasors, assigns and legal representatives PLCthe power to insert on this assignment ales of the United States Patent and Trader posite the undersigned name(s).   Jungi: Marata  Jungi: Marata	declared concerning any and going forward with  In connection with  Tirm by reissue or  other issuing authorities covenants that he has (s) in conflict herewith,  any further mark Office for  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)	

PATENT REEL: 031031 FRAME: 0699