## 502598881 12/11/2013

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2645177

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

## **CONVEYING PARTY DATA**

Name	Execution Date
ТОМОСНІКА НАМАМОТО	11/18/2013
NORIMASA MORI	11/18/2013
YOSHIYUKI MIYOSHI	11/18/2013

#### RECEIVING PARTY DATA

Name:	MITSUBISHI HEAVY INDUSTRIES, LTD.
Street Address:	16-5, KONAN 2-CHOME, MINATO-KU
City:	TOKYO
State/Country:	JAPAN
Postal Code:	108-8215

### PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14125445

## CORRESPONDENCE DATA

 Fax Number:
 (202)822-1111

 Phone:
 202-822-1100

 Email:
 patentmail@whda.com

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

Correspondent Name: WESTERMAN HATTORI DANIELS & ADRIAN, LLP

Address Line 1: 1250 CONNECTICUT AVE., NW

Address Line 2: SUITE 700

Address Line 4: WASHINGTON, DISTRICT OF COLUMBIA 20036

ATTORNEY DOCKET NUMBER:	131508
NAME OF SUBMITTER:	CRYSTAL BOYER
Signature:	/Crystal Boyer/
Date:	12/11/2013

Total Attachments: 1

source=131508\_Assignment\_12-09-2013#page1.tif

PATENT REEL: 031762 FRAME: 0290 OF \$40.00 14125445

# **U.S. ASSIGNMENT**

MITSUBISHI HEAVY INDUSTRIES, LT	D.	
16-5, Konan 2-chome, Minato-ku, Tokyo	108-8215 Japan	
nereinafter, "ASSIGNEE"), the receipt of which is he aSSIGNEE the entire and exclusive right, title and in Title of Invention)		IOR hereby sells, assigns and transfers to
SUPPORT PIN REPLACING APPAR	ATUS FOR CONTROL ROD CLU	JSTER GUIDE TUBE
elating to International Patent Application PCT/JP2	012/069745and/or for which application for I	Letters Patent of the United States was
xecuted on even date herewith or, if not so executed,	, was:	
(a) executed on	; (Insert date of execution of appli	cation, if not concurrent)
(b) filed on		
Serial No;	Assignee's attorney is hereby data, when known.	authorized to insert in (b) the specified
ibstitute, reissue or reexamination application based	thereon, for the full term or terms for which the	said Letters Patent(s) may be granted and
abstitute, reissue or reexamination application based acluding any extensions thereof (collectively, hereing The ASSIGNOR agree(s), when requested by said which the ASSIGNEE may deem necessary, desirable acluding in the preparation and prosecution of said agreexamination, or public use proceeding, and in any lite to include but not be limited to executing all papers.	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s) ASSIGNEE and without charge to but at the error expedient, for securing, maintaining and expedication(s) and the issuance of said Letters Prigation or other legal proceeding which may areas, including separate assignments and declarate	esaid Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts inforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such
abstitute, reissue or reexamination application based cluding any extensions thereof (collectively, hereing the ASSIGNOR agree(s), when requested by said hich the ASSIGNEE may deem necessary, desirable cluding in the preparation and prosecution of said agreexamination, or public use proceeding, and in any lite to include but not be limited to executing all papers.	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s) ASSIGNEE and without charge to but at the e or expedient, for securing, maintaining and en pplication(s) and the issuance of said Letters P eligation or other legal proceeding which may areas, including separate assignments and declarace.	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts afforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such titions, taking all rightful oaths, providing
bstitute, reissue or reexamination application based cluding any extensions thereof (collectively, hereina The ASSIGNOR agree(s), when requested by said hich the ASSIGNEE may deem necessary, desirable cluding in the preparation and prosecution of said at examination, or public use proceeding, and in any lit ts to include but not be limited to executing all paper for testimony, and obtaining and producing eviden IN WITNESS WHEREOF, the undersigned inventor	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s) ASSIGNEE and without charge to but at the e or expedient, for securing, maintaining and en pplication(s) and the issuance of said Letters P eligation or other legal proceeding which may areas, including separate assignments and declarace.	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts inforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such tions, taking all rightful oaths, providing (s).
bstitute, reissue or reexamination application based cluding any extensions thereof (collectively, hereina The ASSIGNOR agree(s), when requested by said nich the ASSIGNEE may deem necessary, desirable cluding in the preparation and prosecution of said a examination, or public use proceeding, and in any lit ts to include but not be limited to executing all paper orn testimony, and obtaining and producing eviden IN WITNESS WHEREOF, the undersigned invention of the product of the company of the comp	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s) ASSIGNEE and without charge to but at the error expedient, for securing, maintaining and expelication(s) and the issuance of said Letters Prigation or other legal proceeding which may areas, including separate assignments and declarates.  tor(s) has (have) affixed his/her/their signature	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts inforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such tions, taking all rightful oaths, providing (s).  November 18, 201 (Date)
bstitute, reissue or reexamination application based cluding any extensions thereof (collectively, hereina The ASSIGNOR agree(s), when requested by said nich the ASSIGNEE may deem necessary, desirable cluding in the preparation and prosecution of said a examination, or public use proceeding, and in any lit is to include but not be limited to executing all paper orn testimony, and obtaining and producing eviden IN WITNESS WHEREOF, the undersigned invention of the product of the company of the product of the company of the product of the prod	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s)  ASSIGNEE and without charge to but at the ele or expedient, for securing, maintaining and expedication(s) and the issuance of said Letters Patigation or other legal proceeding which may areas, including separate assignments and declarate.  Iter(s) has (have) affixed his/her/their signature  Tomochika HAMAMOTO  (Type Name)  Norimasa MORI	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts afforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such ations, taking all rightful oaths, providing (s).  November 18, 201  (Date)  November 18, 201
bstitute, reissue or reexamination application based cluding any extensions thereof (collectively, hereina The ASSIGNOR agree(s), when requested by said nich the ASSIGNEE may deem necessary, desirable cluding in the preparation and prosecution of said a examination, or public use proceeding, and in any lit is to include but not be limited to executing all paper orn testimony, and obtaining and producing evident IN WITNESS WHEREOF, the undersigned invention of the company of the com	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s)  ASSIGNEE and without charge to but at the early complication or securing, maintaining and expedient, for securing, maintaining and expedient or other legal proceeding which may areas, including separate assignments and declarate.  Iter(s) has (have) affixed his/her/their signatures  Tomochika HAMAMOTO  (Type Name)  Norimasa MORI  (Type Name)	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts afforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such ations, taking all rightful oaths, providing (s).  November 18, 201  (Date)  November 18, 201  (Date)
bstitute, reissue or reexamination application based cluding any extensions thereof (collectively, hereina The ASSIGNOR agree(s), when requested by said nich the ASSIGNEE may deem necessary, desirable cluding in the preparation and prosecution of said at examination, or public use proceeding, and in any lit is to include but not be limited to executing all paper orn testimony, and obtaining and producing eviden IN WITNESS WHEREOF, the undersigned inventor (Signature)  Normasa MORI  (Signature)	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s)  ASSIGNEE and without charge to but at the ele or expedient, for securing, maintaining and expedication(s) and the issuance of said Letters Patigation or other legal proceeding which may areas, including separate assignments and declarate.  Iter(s) has (have) affixed his/her/their signature  Tomochika HAMAMOTO  (Type Name)  Norimasa MORI	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts afforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such ations, taking all rightful oaths, providing (s).  November 18, 201  (Date)  November 18, 201  (Date)
bstitute, reissue or reexamination application based cluding any extensions thereof (collectively, hereina The ASSIGNOR agree(s), when requested by said the the ASSIGNEE may deem necessary, desirable cluding in the preparation and prosecution of said at examination, or public use proceeding, and in any lit is to include but not be limited to executing all paper from testimony, and obtaining and producing evident IN WITNESS WHEREOF, the undersigned inventor (Signature)  Normala MORI  (Signature)  Yoshiyuki MIYOSHI  (Signature)	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s)  ASSIGNEE and without charge to but at the eleor expedient, for securing, maintaining and enpolication(s) and the issuance of said Letters Patenting and entry in the second or other legal proceeding which may areas, including separate assignments and declarates.  Iter(s) has (have) affixed his/her/their signatures  Tomochika HAMAMOTO  (Type Name)  Norimasa MORI  (Type Name)  Yoshivuki MIYOSHI	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts inforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such titions, taking all rightful oaths, providing (s).  November 18, 201  (Date)  November 18, 201  (Date)  November 18, 201
bstitute, reissue or reexamination application based cluding any extensions thereof (collectively, hereinz The ASSIGNOR agree(s), when requested by said inch the ASSIGNEE may deem necessary, desirable cluding in the preparation and prosecution of said at examination, or public use proceeding, and in any lit ts to include but not be limited to executing all paper form testimony, and obtaining and producing evident IN WITNESS WHEREOF, the undersigned invention of the company of the c	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s)  ASSIGNEE and without charge to but at the eleor expedient, for securing, maintaining and enpolication(s) and the issuance of said Letters Patenting and entry in the second or other legal proceeding which may areas, including separate assignments and declarates.  Iter(s) has (have) affixed his/her/their signatures  Tomochika HAMAMOTO  (Type Name)  Norimasa MORI  (Type Name)  Yoshivuki MIYOSHI	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts inforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such titions, taking all rightful oaths, providing (s).  November 18, 201  (Date)  November 18, 201  (Date)  November 18, 201
cluding any extensions thereof (collectively, hereinal The ASSIGNOR agree(s), when requested by said hich the ASSIGNEE may deem necessary, desirable cluding in the preparation and prosecution of said a examination, or public use proceeding, and in any lit its to include but not be limited to executing all paper orn testimony, and obtaining and producing evident IN WITNESS WHEREOF, the undersigned invention of Signature)  Normasa MORI  (Signature)  Yoshiyuki MIYOSHI  (Signature)  (Signature)	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s)  ASSIGNEE and without charge to but at the ele or expedient, for securing, maintaining and eleptication(s) and the issuance of said Letters Pligation or other legal proceeding which may arers, including separate assignments and declarate.  It is the securing of the securing of the securing which may are errors, including separate assignments and declarate.  It is the securing of the securing	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts inforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such itions, taking all rightful oaths, providing (s).  November 18, 201  (Date)  November 18, 201  (Date)  November 18, 201  (Date)
The ASSIGNOR agree(s), when requested by said which the ASSIGNEE may deem necessary, desirable including in the preparation and prosecution of said a pexamination, or public use proceeding, and in any lit test to include but not be limited to executing all paper worn testimony, and obtaining and producing evident IN WITNESS WHEREOF, the undersigned invent (Signature)    Normala MORI (Signature)   Yoshiyuki MIYOSHI (Signature)     (Signature)   (Signature)     (Signature)   (Signature)     (Signature)     (Signature)	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s)  ASSIGNEE and without charge to but at the ele or expedient, for securing, maintaining and elepplication(s) and the issuance of said Letters Prigation or other legal proceeding which may areas, including separate assignments and declarate.  It is to the following separate assignments and declarates.  Tomochika HAMAMOTO  (Type Name)  Norimasa MORI  (Type Name)  Yoshiyuki MIYOSHI  (Type Name)  (Type Name)	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts afforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such ations, taking all rightful oaths, providing (s).  November 18, 201  (Date)  November 18, 201  (Date)  November 18, 201  (Date)
which the ASSIGNEE may deem necessary, desirable including in the preparation and prosecution of said a pexamination, or public use proceeding, and in any lite cts to include but not be limited to executing all pape worn testimony, and obtaining and producing eviden  IN WITNESS WHEREOF, the undersigned invent  (Signature)  Normala MORI  (Signature)  Yoshiyuki MIYOSHI  (Signature)  (Signature)  (Signature)  (Signature)  (Signature)	thereon, for the full term or terms for which the after, "said application(s) and Letters Patent(s)  ASSIGNEE and without charge to but at the elector expedient, for securing, maintaining and enplication(s) and the issuance of said Letters Patential Proceeding which may areas, including separate assignments and declarance.  Iter(s) has (have) affixed his/her/their signatures  Tomochika HAMAMOTO  (Type Name)  Norimasa MORI  (Type Name)  Yoshiyuki MIYOSHI  (Type Name)  (Type Name)  (Type Name)	e said Letters Patent(s) may be granted and ").  expense of said ASSIGNEE, to do all acts inforcing protection for said invention, atent(s), in any interference, reissue, ise or be declared in relation to same, such tions, taking all rightful oaths, providing (s).  November 18, 201  (Date)  November 18, 201  (Date)  November 18, 201  (Date)  (Date)  (Date)

RECORDED: 12/11/2013 REEL: 031762 FRAME: 0291