502731367 03/20/2014

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2777973

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
KEISUKE YAMAMOTO	02/12/2014
TOMOHIRO TAMURA	02/13/2014
RINA NAKAMURA	02/15/2014
KIMIHISA UENO	02/12/2014
SHINTARO HOSOE	02/24/2014

RECEIVING PARTY DATA

Name:	KYOWA HAKKO KIRIN CO., LTD
Street Address:	1-6-1, OHTEMACHI, CHIYODA-KU
City:	TOKYO
State/Country:	JAPAN
Postal Code:	100-8185

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14236545

CORRESPONDENCE DATA

Fax Number: (312)616-5700

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via

US Mail.

Phone: (312) 616-5600

assignments@leydig.com Email:

Correspondent Name: JOHN KILYK, JR.

TWO PRU PLAZA - STE 4900, 180 N. STETSON Address Line 1:

CHICAGO, ILLINOIS 60601-6731 Address Line 4:

ATTORNEY DOCKET NUMBER:	716093
NAME OF SUBMITTER:	JOHN KILYK, JR.
SIGNATURE:	/John Kilyk, Jr./
DATE SIGNED:	03/20/2014

Total Attachments: 3

source=Assignment-hard copy#page1.tif source=Assignment-hard copy#page2.tif

> **PATENT** REEL: 032488 FRAME: 0413 502731367

source=Assignment-hard copy#page3.tif

PATENT REEL: 032488 FRAME: 0414

Attorney Docket No. 716093 Client Reference No. 202775

Leydig, Voit & Mayer, Ltd. Two Prudential Plaza, Suite 4900 180 North Stetson Avenue Chicago, Illinois 60601-6731

ASSIGNMENT

WHEREAS, WE, Keisuke YAMAMOTO, Tomohiro TAMURA, Rina NAKAMURA, Kimihisa UENO and Shintaro HOSOE all of c/o Head Office, Kyowa Hakko Kirin Co., Ltd., 1-6-1, Ohtemachi, Chiyoda-ku, Tokyo 100-8185 Japan, have invented and own a certain invention entitled:

DIBENZOOXEPIN DERIVATIVE

for which invention we have executed an application (provisional or non-provisional) for a United States patent, which was filed on January 31, 2014, under Application No. 14/236,545, and

WHEREAS, Kyowa Hakko Kirin Co., Ltd. of 1-6-1, Ohtemachi, Chiyoda-ku, Tokyo 100-8185 Japan (hereinafter referred to as Assignee), is desirous of acquiring the entire right, title, and interest in and under the invention described in the patent application.

Now, Therefore, for good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged, we assign and transfer to the Assignee and the Assignee's legal representatives, successors and assigns the full and exclusive rights in and to the invention in the United States and the entire right, title, and interest in and to the patent application and other such applications (e.g., provisional applications, non-provisional applications, continuations, continuations-in-part, divisionals, reissues, and reexaminations) that may be filed in the United States on the invention, and the patents or extensions thereof that may issue thereon, and we do hereby authorize and request the Commissioner for Patents to issue United States patents to the above-mentioned Assignee agreeably with the terms of this assignment document.

WE HEREBY AUTHORIZE the Assignee to insert in this assignment document the filing date and application number of the application if the date and number are unavailable at the time this document is executed.

WE DO HEREBY COVENANT and agree with the Assignee that we will not execute any writing or do any act whatsoever conflicting with the terms of this assignment document set forth herein, and that we will at any time upon request, without further or additional consideration, but at the expense of the Assignee, execute such additional assignments and other writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this assignment, and render all necessary assistance in making application for and obtaining original, continuation, continuation-in-part, divisional,

REEL: 032488 FRAME: 0415

reissued, or reexamined patents of the United States on the invention, and in enforcing any rights or choses in action accruing as a result of such applications or patents, and by executing statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of, the assigns and legal representatives of all parties hereto.

IN WITNESS WHEREOF, we have hereunder set our hands on the dates shown below.

Date	February /2 2014	Heiruke Tumemoto	
		Keisuke YAMAMOTO	***************************************
Date	February 12, 2014	Tunk: Hirata	
_		Witness Yuuki HIRAI	Ä
Date	February 12, 2014	Witness Kopi Hagihara	
_		Witness Koji HAGIHA	RA

	· · · · · · · · · · · · · · · · · · ·		
Date	February 13 2014	Tomohiro Tambra	
		Tomohiro TAMURA	
Date	February 13, 2014	Yould Harata	
		Witness Youki HIR	AIA
Date	February 13, 2014	Koji Magihara Witness Koji HAGI	
		Witness Koji HAGI	HARA

Date	February 15 2014	Rina NAKAMURA	
25000	<u> </u>	Rina NAKAMURA	. EDERKARA BARRARA BARRARA
Date	February 15, 2014	Yunki Hirata : Witness Yunki HIRA	
WOOD _			ŒA
Date	February 15, 2014	Koji Hagihara	
		Witness Koji HAGIH	ARA

REEL: 032488 FRAME: 0416

In re Appln. of YAMAMOTO et al. Attorney Docket No. 716093

Date_	February 12,2014	Himihis	a Ueno
	/	Kimihisa UENC	·. · · · · · · · · · · · · · · · · · ·
Date_	February 12, 2014	Yunki H	irota
		Witness	Yuuki HIRATA
Date _	February 12, 2014	Koji Ha	gihana
		Witness	Koji HAGIHARA
	:account		· .
Date_	February 24.2014	**************************	ro Idosal
	U	Shintaro HOSO	В
Date_	February 24, 2014		Kubigana.
		Witness	Takeshi KUBOYAMA
Date_	February 24, 2014	<u> </u>	Dehova
		Witness	Keiji UEHARA

Page 3 of 3
PATENT

REEL: 032488 FRAME: 0417