# PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
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SHINJI TASAKA	04/03/2014
TAKAMASA YAGI	04/03/2014

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### **PROPERTY NUMBERS Total: 1**

Property Type	Number			
Application Number:	14249583			

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ATTORNEY DOCKET NUMBER:	140102
NAME OF SUBMITTER:	MEL R. QUINTOS
SIGNATURE:	/MRQ/
DATE SIGNED:	05/07/2014
	This document serves as an Oath/Declaration (37 CFR 1.63).

## **Total Attachments: 5**

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5 140	102			Kratz, Quintos & Hanson, Lt.		
Docket No. 140102 Kratz, Quintos & Hanson, LL COMBINED DECLARATION AND ASSIGNMENT						
FOR UTILITY AND DESIGN PATENT APPLICATIONS						
DECLARATION FOR UTILITY OR		Attorney Docket Number				
	DESIGN PATENT APPLICATION (37 CFR 1.63)		First Named Inventor	Satoru SHINDO		
			CON	IPLETE IF KNOWN		
	Floolaration	Application Number				
Declara Submit	led OR	Submitted After Initial Filing (surcharge	Filing Date			
☐ With In Filing	tial On C	(37 CFR 1.16(f))	Art Unit			
		required)	Examiner Name			
CONNECT	OR					
				<u></u>		
<u> </u>		(Title of the	e Invention)			
As a below name	d inventor, I hereby de	clare that:				
This declaration is	directed to:					
N The shock	ed application,					
	ed application,					
OR						
			pplication number			
filed on		•				
The above-identifi	ed application was ma	de or authorized to be m	ade by me.			
I believe I am the	original inventor or an	original joint inventor of a	a daimed invention in the	application.		
I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.						
Authorization To Permit Access To Application by Participating Office						
If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the World Intellectual Property Office (WIPO), and any other intellectual property offices in which a foreign application claiming priority to the above-identified patent application is filed access to the above-identified patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO, KIPO, WIPO, or other intellectual property office in which a foreign application claiming priority to the above-identified patent application is filed to have access to the above-identified patent application.						

In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the above-identified patent application with respect to: 1) the above-identified patent application-as-filed; 2) any foreign application to which the above-identified patent application claims priority under 35 U.S.C. 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the above-identified patent application; and 3) any U.S. application-as-filed from which benefit is sought in the above-identified patent application.

In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filling the Authorization to Permit Access to Application by Participating Offices.

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DECLARATION — Utility or Design Patent Application						
Direct all correspondence to:	The address associated with Customer Number:	23850	OR		Correspondence address below	
Name						
Address		W-W-M				
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		WARNING:				
(other than a check or created to support a petition or ar petitioners/applicants shous USPTO. Petitioner/application (unless a non patent. Furthermore, the referenced in a published PTO-2038 submitted for published to the control of the control	edit card authorization for application. If this type build consider redacting suc- cant is advised that the re- publication request in co- record from an abandon- application or an issued payment purposes are no vised that documents whith the payment purposes are no payment purpose payment purpose p	m PTO-2038 submitted for personal information and personal information of a patent appliance with 37 CFI ed application may alpatent (see 37 CFR to tretained in the applich form the record of ENT OF COMMERCE In (such as the PTO-	ed for payment pur on is included in do included in do ication is available R 1.213(a) is made so be available to t 1.14). Checks and ication file and ther a patent applicatio E, COMMERCE-PA 2038) are placed in	poses) is incuments seems before to the public in the appine prediction or rediction of the properties of the properties of the private of the private seems of the private	re submitting them to the olic after publication of the olication) or issuance of a lift the application is d authorization forms not publicly available. so the PTO/SB/01) are placed the mame: Patent Application vacy Act system of	
	U	.S. ASSIGNI	MENT			
(Insert ASSIGNEE's Name(s) Address(es))						
(hereinafter ASSIGNEE), the receipt of which is hereby acknowledged, the undersigned ASSIGNOR hereby sells, assigns and transfers to ASSIGNEE the entire and exclusive right, title and interest to the invention entitled:  CONNECTOR						
(*If the assignment is being filed after the	unless otherwise indicat	ted below:			uted on even date herewith	
filing of the application, this section must be completed)	* filed on April (Kratz, Quintos & Har filing date hereon, when	10, 2014 ason, LLP is hereby known)	, Serial No. 1 authorized to inser	4/249, t the serial	583 I code, serial number and/or	

and all Letters Patent of the United States to be obtained therefor on said application or any continuation, divisional, substitute, reissue or reexamination thereof for the full term or terms for which the same may be granted.

The ASSIGNOR agrees to execute all papers necessary in connection with the application and any continuation, divisional, reissue or reexamination applications thereof and also to execute separate assignments in connection with such applications as the ASSIGNEE may deem necessary or expedient.

The ASSIGNOR agrees to execute all papers necessary in connection with any interference, litigation, or other legal proceeding which may be declared concerning this application or any continuation, divisional, reissue or reexamination thereof or Letters Patent or reissue patent issued thereon and to cooperate with the ASSIGNEE in every way possible in obtaining and producing evidence and proceeding with such interference, litigation, or other legal proceeding.

IN WITNESS WHEREOF, the undersigned inventor(s) has (have) affixed his/her/their signature(s).

LEGAL NAME OF SOLE OR FIRST INVENTOR:					
(E.g., Given Name (first and middle (if any)) and Family Name or Surname) Satoru SHINDO					
Inventor's Signature Date					
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(E.g., Given Name (first and middle (if any)) and Family Name or Sumame)						
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c/o Nagoya Engineering C	enter of J.S.T. MFG. CC	D., LTD., 1099	)-25, M	arune, Kurozasa-cho		
<sub>city</sub> Miyoshi-shi	<sub>State</sub> Aichi	<sub>Zip</sub> 470-(	0201	Country JAPAN		
Legal Name of Additional Joint Inventor, if any:						
(E.g., Given Name (first and middle (if any)) and Family Name or Surname)						
Inventor's Signature Date						
Residence: City	State Country					
Mailing Address						
. City	State	Zip		Country		
VIII						

## **Privacy Act Statement**

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.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of
  presenting evidence to a court, magistrate, or administrative tribunal, including disclosures
  to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. 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)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 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: 032841 FRAME: 0291

**RECORDED: 05/07/2014**