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SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		ASSIGNMENT	
CONVEYING PARTY D	ATA		
		Name	Execution Date
ΌΙΙ ΜΙΥΑΖΑΚΙ			05/22/2014
RECEIVING PARTY DA	ТА		
Name:	PANASONIC CORPORATION		
Street Address:	1006, OAZA KADOMA		
City:	KADOMA-SHI, OSAKA		
State/Country:	JAPAN		
Postal Code:	571-8501		
PROPERTY NUMBERS	Total: 1		
Property Type		Number	
Application Number:	29	489702	
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CORRESPONDENCE D Fax Number:		02)478-2237	
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宣誓書及び譲渡証

DECLARATION AND ASSIGNMENT

本書面末尾に署名した者(以下、「発明者」という)は次の出願に係る発明を行った。

Whereas, the undersigned individual(s) (referred to herein as the "INVENTOR(S)") has/have invented an invention described in:

米国出願として出願されるか、若しくは PCT 国際出願である添付の出願、又は、

The attached application to be filed as a United States application or PCT international application, or

(下記日付)に出願された米国出願番号、若しくは PCT 国際出願番号(下記番号)として出願されて いるものであって、次の名称を有するもの。

United States application or PCT international application number <u>29/489,702</u> filed on

May 2, 2014 ; and, entitled: (発明の名称) CONNECTOR

上記出願に関し、各発明者は以下の如く宣言する。

Regarding that application, each of the INVENTOR(S) declares the following:

- 上記の出願は私自身、乂は私が権限を授与したものによって行われた。
- The above-identified application was made or authorized to be made by me.
- 私は本出願書において記載された本来の発明者、または本来の共同発明者である。
- I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.
- 本宣誓書において故意に虚偽の申し立てを行った場合は180.S.C1001により、罰金あるいは、 最高5年の禁固刑、あるいはその両方による罰則の対象となることを理解している。

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• 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.

「発明者」は適正・相当な対価を受領しており、それが十分な対価であることを認めた上で、

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the INVENTOR(S) hereby assign, transfer, and set over to:

PANASONIC CORPORATION

Having the following business addresses:

1006, Oaza Kadoma, Kadoma-shi, Osaka, 571-8501, Japan

上記の者(以下、「会社」という)、その承継人、及び譲受人に、上記の特許出願に記載された発明 (以下、「発明」という)について、同特許出願、その分割、継続、一部継続、再発行、及びそれらの 延長、並びに、それらに対して与えられる米国で発行される全ての特許証とともに米国(その領上及び 所有地を制限なく含む)における全ての権利、権原、利権を譲渡する。

かかる利権とは、「会社」、その承継人、又はそれらの法的代理人の上記出願に対する、及び、特許証 が与えられたときにはそれに対する、本譲渡が行われなかった場合に「発明者」に対しての特許証が与 えられ、又延長されてことにより事受し得るものと同一の期間に亘る全ての所有権を意味する。

(referred to herein as "COMPANY"), its successors, and assigns, the entire right, title, and interest for the United States of America (including without limitation its possessions) in and to the invention described in the patent application identified above (referred to herein as INVENTION), together with said patent application, all divisions, continuations, continuations-in-part, reissues, and extensions thereof, and all United States Letters Patent which may be granted therefor. Such interest represents the entire ownership of said applications and Letters Patent when granted and is to be owned by COMPANY, its successors, and assigns, or their legal representatives, for the full and entire term for which such Letters Patent may be granted or extended, as fully and entirely as the same would have been enjoyed by the INVENTOR(S) if this assignment had not been made.

さらに、「発明者」は以下のことに同意する。

In addition, the undersigned INVENTOR(S) each hereby agrees:

1.米国においてなされた「発明」に対する特許に関する全ての出願との関連において、必要とされ、望ま しく、合法で、且つ、適切な書面であって、上記出願、分割、継続、一部継続、これらの補正、これら に関する抵触若しくは冒認手続、又は、「会社」の権利を保護する為に必要な又は望ましいものを含む、 全ての書面に、制限なく署名すること。

1. To sign and execute any further document that may be necessary or desirable, lawful, and proper in connection with the prosecution of all applications for patent(s) on the INVENTION in the United States, including without limitation said application and all divisions, continuations, continuations-in-part, amendment thereof, and all

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interference or derivation proceedings associated therewith, or otherwise necessary or desirable to secure the title thereto to COMPANY;

2. 全ての書面に署名し、優先権の主張に関連する、又は工業所有権の保護に関する国際条約若しくはこれに類似の条約或いは協定の下、合法で且つ適切な行為をすること。

2. To execute all papers and documents and to perform all lawful acts that may be necessary in connection with claims to priority or otherwise under the International Convention for the Protection of Industrial Property or similar treaties or agreements;

3. 「会社」に対し有効で且つ権利行使可能な特許が付与される為に必要であると認められる合法的行為 を積極的に行うこと。

3. To perform all lawful affirmative acts that may be necessary to obtain the grant of valid and enforceable patents to COMPANY.

「発明者」の各人は、分割、縦続、一部継続、又は際発行を含む上記出題に基づく如何なる、そして全 ての特許証が「会社」に対して発行されるよう、米国特許商標庁長官に権限を認め、要請する。

The undersigned INVENTOR(S) each hereby authorizes and requests the Commissioner of Patents and Trademarks in the United States to issue any and all Letters Patent resulting from said application, including without limitation any division, continuation, continuation-in-part, or reissue thereof to COMPANY.

本証末尾に署名した「発明者」は、各々、本証の登記にあたり米国特許商標庁の規制に従い、必要な、 又は望ましい識別情報を本宣誓書、及び譲渡証に挿入する権限を MOTS LAW, PLLC に与える。

The undersigned INVENTOR(S) each hereby grants to the firm of MOTS LAW, PLLC the power to insert into this Declaration and Assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent Trademark Office for the recordation of this document.



以上の証として、この宣誓書、及び譲渡証は本証末尾に署名した各人により、各署名の左欄に記された 日に執行された。

IN WITNESS WHEREOF, this Declaration and Assignment has been executed by each of the undersigned individuals on the date appearing by such individual's signature:

May 22, 2014

第一発明者の署名

1st Inventor Signature:

Yoji Miyayaki

日付 Date

氏名

Print or type Name:

Yoji MIYAZAKI

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