503065203 11/18/2014

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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HIROTAKA MARUYAMA	11/10/2014
HIDETOMO UEMUKAI	11/10/2014
TOMIYASU MAEZONO	11/10/2014

RECEIVING PARTY DATA

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PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14543951

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NAME OF SUBMITTER: CHARLES S. STEIN

SIGNATURE: /Charles S. Stein/

PAIENI

503065203 REEL: 034194 FRAME: 0597

DATE SIGNED:	11/18/2014	
	This document serves as an Oath/Declaration (37 CFR 1.63).	
Total Attachments: 3		
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source=213946_Declaration_AssignmentDoc#page3.tif		

PATENT REEL: 034194 FRAME: 0598

DECLARATION AND ASSIGNMENT

Title of Invention: SUBSTRATE PROCESSING APPARATUS AND LIQUID MIXING METHOD

As a below 1	named inventor, I hereby declare that:
This	declaration is directed to:
	[X] the attached application (Attorney Docket Number), or
·	[] United States application or PCT international application numberfiled on
The	above-identified application was made or authorized to be made by me.
I be the applicati	lieve that I am the original inventor or an original joint inventor of a claimed invention in on.
I ha	ve reviewed and understand the contents of the application, including the claims.
	aware of the duty to disclose to the United States Patent and Trademark Office all known to me to be material to patentability as defined in 37 CPR Section 1.56.
Who	ereas, each undersigned inventor has made certain inventions, improvements, and

Whereas, <u>TOKYO ELECTRON LIMITED</u>, a corporation of Japan having a place of business at 3-1 Akasaka 5-chome, Minato-ku, Tokyo 107-6325, Japan (herein referred to as "ASSIGNEE"), desires to acquire, and each undersigned inventor desires to grant to ASSIGNEE, the entire worldwide right, title, and interest in and to the INVENTION and in and to any and all patent applications and patents directed thereto:

discoveries (herein referred to as the "INVENTION") disclosed in the above-identified patent

application (herein referred to as the ("APPLICATION");

Now, therefore, for good and valuable consideration, the receipt and sufficiency thereof being hereby acknowledged, each undersigned inventor (herein referred to ASSIGNOR") hereby sells or has sold, assigns or has assigned, and otherwise transfers or has transferred to the ASSIGNEE, its successors, legal representatives, and assigns, the entire worldwide right, title, and interest in and to the INVENTION, the APPLICATION, and any and all other patent applications and patents for the INVENTION which may be applied for or granted therefor in the United States and in all foreign countries and jurisdictions, including all divisions, continuations, continuations-in-part, reissues, reexaminations, renewals, extensions, counterparts, substitutes, and extensions thereof, and all rights of priority resulting from the filing of such applications and granting of such patents. In addition, each undersigned inventor hereby authorizes and requests the Director of the United States Patent and Trademark Office to issue any United States Patent, and foreign patent authorities to issue any foreign patent, granted for the INVENTION, to ASSIGNEE, its successors, legal representatives, and assigns, the entire worldwide right, title, and interest in and to the same to be held and enjoyed by ASSIGNEE, its successors, legal representatives, and all such

patents may be granted, as fully and entirely as would have been held and enjoyed by the undersigned had this Assignment not been made; and each undersigned inventor agrees to execute any and all documents and instruments and perform all lawful acts reasonably related to recording this Assignment or perfecting title to the INVENTION, the APPLICATION, and all related patents and applications, in ASSIGNEE, its successors, legal representatives, and assigns, whenever requested by ASSIGNEE, its successors, legal representatives, and assigns.

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.

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