503720025 03/03/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3766666

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
SHIOYA KAGEYAMA	02/01/2016
RYOMA SHIRAI	02/10/2016
RYO IWAMATSU	02/10/2016

RECEIVING PARTY DATA

Name:	TOYOTA JIDOSHA KABUSHIKI KAISHA
Street Address:	1, Toyota-cho
City:	Toyota-shi, Aichi-ken
State/Country:	JAPAN
Postal Code:	471-8571

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15059672

CORRESPONDENCE DATA

Fax Number: (202)220-4201

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 202-220-4200

Email: mhumphreys@kenyon.com
Correspondent Name: KENYON & KENYON LLP
Address Line 1: 1500 K STREET NW

Address Line 2: SUITE 700

Address Line 4: WASHINGTON, D.C. 20005-1257

ATTORNEY DOCKET NUMBER:	10517/955
NAME OF SUBMITTER:	MICHELLE HUMPHREYS
SIGNATURE:	/Michelle Humphreys/
DATE SIGNED:	03/03/2016

Total Attachments: 3

source=10517-955_Assignment#page1.tif source=10517-955_Assignment#page2.tif source=10517-955_Assignment#page3.tif

PATENT 503720025 REEL: 037883 FRAME: 0670

ASSIGNMENT

WHEREAS, we, Shioya KAGEYAMA, Ryoma SHIRAI and Ryo
IWAMATSU, citizens of Japan, residing at Ebina-shi, Kanagawa-ken,
Japan, Toyota-shi, Aichi-ken, Japan and Toyota-shi, Aichi-ken,
Japan, respectively, have invented new and useful improvements
in ON-VEHICLE CAMERA MOUNTING STRUCTURE
for which we are about to
make application for Letters Patent of the United States, said
application having been executed by us on even date herewith; and
WHEREAS, TOYOTA JIDOSHA KABUSHIKI KAISHA, a Company
of Japan, having its place of business at 1, Toyota-cho, Toyota-shi,
Aichi-ken, 471-8571 Japan (hereinafter referred to as the Assignee),
is desirous of acquiring the entire right, title and interest in
and to the application and the invention therein described and
claimed and any Letters Fatent that may be issued upon the application
or for the improvements therein contained.

NOW, THEREFORE, for and in consideration of the equivalent sum of One Dollar (\$1.00) to us in hand paid, the receipt and sufficiency whereof is hereby acknowledged, we have sold, assigned and transferred, and do hereby sell, assign and transfer unto the Assignee, its successors and assigns, the entire right, title and interest in and to the application and the invention therein contained, including the right to apply for any Letters Patent in the United States of America on the invention, any Letters Patent that may issue thereon or therefor, in the United States, and all reissues, extensions, renewals, divisions and continuations thereof, to the full end of the term or terms for which the Letters

1

Patent may be issued, the same to be held and enjoyed by the Assignee, its successors and assigns, the same as it would have been held and enjoyed by us if this Assignment and sale had not been made.

And we hereby authorize and request the Commissioner of Patents to issue all such Letters Patent to the Assignee, its successors and assigns, in accordance with this instrument of Assignment.

We hereby represent and warrant that there are no rights and interests outstanding inconsistent with the rights and interests granted herein and that we will not execute any instrument or grant or transfer any rights or interests inconsistent therewith, and we bind ourselves, our heirs, executors, administrators and legal representatives, as the case may be, to execute and deliver to the Assignee, its successors and assigns, any further documents or instruments and do any and all further acts that may be deemed necessary by the Assignee, its successors and assigns, to vest inthe Assignee, its successors and assigns, the title herein conveyed, or intended so to be, and to enable such title to be recorded in the United States.

And we further covenant and agree, in consideration of the premises that we, our executors and administrators, will at any time upon request communicate to the Assignee, its successors and assigns, any facts relating to the invention and improvements and the history thereof, known to us or our executors and administrators, and that we will testify as to the same in any interference or other litigation when requested so to do by the Assignee, its successors and assigns.

2

IN TESTIMONY WHEREOF, I have hereun	to set my hand and seal
this (197 day of February, 2016.	
	Eliona Cageslina (Shioya KAGEYAMA)
TAT THE OWN TRANSPORT TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TOTA	
IN TESTIMONY WHEREOF, I have hereun this _/o day of _February, 2016.	rto set my nand and seat
	Goma Morai (Ryoma SHIRAI)
	(Ryoma SHIRAI)
IN TESTIMONY WHEREOF, I have hereun this <u>/o</u> day of <u>February</u> , 201 <u>6</u> .	ito set my hand and seal
	Ryo Juanatou.
	Ryo Juanator. (Ryo IWAMATSU)
WITNESSED BY:	Ryo Juamatou. (Ryo IWAMATSU)
Zerbinae Tuhamae	Ryo Juamatou. (Ryo IWAMATSU)
× ×	Ryo Juamatou. (Ryo IWAMATSU)
Zerbinae Tuhamae	Ryo Juamatou. (Ryo IWAMATSU)
Zerbinae Tuhamae	Ryo Juamatou. (Ryo IWAMATSU)
Zerbinae Tuhamae	Ryo Juamatou. (Ryo IWAMATSU)