Form PTO-1595			9-17	
(Rev. 03/ 01)	10284	3674	U.S. DEPARTMENT OF COMMERC U.S. Patent and Trademark Offic	
OMB No. 0651-0027 (exp. 5/31/2002)	10207			
			original documents or copy thereof	
1. Name of conveying party(ies	<b>3</b> ):	2. Name and address	of receiving party(ies)	
Hirofumi Tani		Name: <u>Funai Elect</u>	ric Co., Ltd.	
		Internal Address: _	<u>_</u>	
Additional name(s) of conveying party(ie	<sup>s)</sup> Yes X No	Street Address:	s: C	
attached?		_ 7-1, Nakagaito 7-c Osaka	home, Daito-shi	
3. Nature of Conveyance:	Merger	JAPAN	home, Daito-shi	
Security Agreement			÷	
	Change of Name	City:		
Other		State: Zip:		
Execution Date:September 13, 2004		Additional name(s) 8 address(es) attached		
4. Application number(s) or pat	ent number(s):			
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concerning document should b	e malleu.	patents involved:	1	
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OSHA NOVAK & MAY L.L.P.

## <u>ASSIGNMENT</u> 譲渡証

本証末尾に署名した者(以下、「発明者」という) 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識した上で、

(氏名または組織名)

(住所)

(以下「会社」という)と、その承継人および譲受人に対して、(発明の名称)

という名称で知られ、アメリカ合衆国において末尾署 名者が特許申請をした発明(以下、「発明」という)にか かるアメリカ合衆国(その属領、支配地を含むがこれに 限らない)におけるすべての権利、権原および利権を、 当該特許申請、その分割、継続、一部継続、再発行及 び延長、並びに、それらに対して与えられる全ての米 国特許証とともに譲渡する。かかる利権とは、「会 社」、その承継人、譲受人、またはそれらの法的代理人 の上記申請に対する、及び、特許証が与えられたとき はそれに対する、本譲渡が行われなかった場合に「発 明者」に対して特許証が与えられ、また延長されるこ とにより享受しうると同一の期間にわたる完全な所有 権を意味する。 For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the undersigned individual(s) (referred to herein as "INVENTOR(S)") hereby assign, transfer and set over to: FUNAI ELECTRIC CO., LTD. having the following address: 7-1, Nakagaito 7-chome, Daito-shi,

Osaka, Japan

(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 territories and possessions) in and to the invention known by the following title:

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for which the undersigned has/have executed an application for patent in the United States of America (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、本証末尾に署名した発明者は、それぞれ、 以下のとおり同意する。

- 発明」に関するアメリカ合衆国における特許申 請の出願に関して、更に必要な又は望ましく、 適法かつ適切な書類に署名、執行すること。こ れには、上記申請及びそれらの分割、継続、一 部継続、修正を全て含み、更に、それらに関す るインターフェアレンス手続、その他「会社」 が権限を保持するために必要もしくは望ましい ものが含まれるが、その限りではない。
- 工業所有権の保護に関する国際条約またはそれ に類する条約や協定の下で優先権の主張その他 のために必要な、書面、書類の執行及び合法的 行為を遂行すること。
- 有効かつ強制力のある特許を「会社」が得るために必要なあらゆる合法かつ積極的な行為をすること。

本証末尾に署名した「発明者」は、それぞれ、アメ リカ合衆国特許商標庁長官に対して、当該特許申請 (それに基づくすべての分割、継続、一部継続、再 発行申請を含むがそれに限らない)から生じるすべ ての特許証を「会社」に対して発行するよう授権し、 かつ、請願する。

本証末尾に署名した「発明者」は、それぞれ、本証 の登記にあたりアメリカ合衆国特許商標庁の規則に 従って必要もしくは望ましい識別情報を本譲渡証に 挿入する権限をローゼンタール・アンド・オーシャ 法律事務所に授与する。 In addition, the undersigned INVENTOR(S) each hereby agrees:

- To sign and execute any further documents which 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, amendments thereof, and all interference proceedings associated therewith, or otherwise necessary or desirable to secure the title thereto to COMPANY;
- 2. To execute all papers and documents and to perform all lawful acts which 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. To perform all lawful affirmative acts which may be necessary to obtain the grant of a valid and enforceable patent to COMPANY;

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.

The undersigned INVENTOR(S) each hereby grants to the firm of OSHA NOVAK & MAY L.L.P. the power to insert on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the Unites States Patent and Trademark Office for the recordation of this document.



以上を確認の上、下記の者が下記署名に並んで記された 日に各自署名して本譲渡証を発効させた。 IN WITNESS WHEREOF, this Assignment has been executed by each of the undersigned individuals on the date appearing by such individual's signature

	(署名)			UTID-JUNKE JUNKE	
年月日	氏名(楷書):	Septembe	r 13, 2004	HIROFUMI TANI	
			Date	Name: Hirofumi TANI	
	(署名)				
年月日	氏名(楷書):		Date	Name:	
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年月日	氏名(楷書):				
本譲渡証に	<b>tアメリカ合衆国のいずれかの州の公</b> 証	E人また	This Assignme	nt may be signed before a Notary	
は下記に署名する2名の証人の面前で署名されるものと			Public for one of the States of the United States or		
する。			before two witnesses who sign below:		
,	(署名)				
 年月日	氏名(楷書):		Date	Name:	
	(署名)		Date	Name:	
年月日	氏名(楷書):				
本譲渡証が特許申請書と同時に提出 <u>されなかった</u> 場合、下		場合 下	Where this Assignment is not filed concurrently with the		
	Whith Fring 目 これの に C (1 <u>2 400 a 200</u> )。 最が <u>後に</u> 追加されるものとする。		patent applicatio	on, the following identifying information	
記載が1月報が <u>後に</u> 遅加されるものとうる。 米国申請シリアル番号:			may be added after execution:		
木国中間シリノル留ち、 申請日:			U.S. Application Serial No.:		
			Filing Date:		
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**RECORDED: 09/17/2004**