# Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NE	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:			ASSIGNMENT			
CONVEYING PART	Υ DATA					
Na			;	Execution Date		
Yoshikazu Yamagis	shi	04/14/2008				
Ryosuke Takahash	i	04/14/2008				
Yoshiyuki Takagi		04/14/2008				
RECEIVING PARTY	′ DATA					
Name:	BUFFALO IN	BUFFALO INC.				
Street Address:	15, Shibata I	15, Shibata Hondori 4-chome				
Internal Address:	Minami-ku					
City:	Nagoya					
State/Country:	JAPAN					
Postal Code:	457-8520					
PROPERTY NUMBERS Total: 1 Property Type			Numbe	er		
		12111085				
CORRESPONDENCE DATA         Fax Number:       (720)377-0779         Correspondence will be sent via US Mail when the fax attempt is unsuccessful.         Phone:       720-377-0770         Email:       jvos@hkh-law.com         Correspondent Name:       Hensley Kim & Holzer, LLC         Address Line 1:       1660 Lincoln Street         Address Line 2:       Suite 3000         Address Line 4:       DENVER, COLORADO 80264						
ATTORNEY DOCKET NUMBER:		50	501-006-USP			
NAME OF SUBMITTER:			Brad J. Hattenbach			
Total Attachments: 4	1			PATENT		

source=F20080610\_501\_006\_USP\_Executed\_Assignment#page1.tif source=F20080610\_501\_006\_USP\_Executed\_Assignment#page2.tif source=F20080610\_501\_006\_USP\_Executed\_Assignment#page3.tif source=F20080610\_501\_006\_USP\_Executed\_Assignment#page4.tif

#### PATENT ASSIGNMENT

#### PARTIES TO THE ASSIGNMENT:

Assignor(s):

1. Yoshikazu YAMAGISHI Mezon Umejima 103

1-20-14, Umejima

Adachi-ku

Tokyo 121-0816

Japan

2. Ryosuke TAKAHASHI

2-8-25-1104 Nishihokima

Adachi-ku

Tokyo 121-0812

Japan

3. Yoshiyuki TAKAGI

3-10-3, Naruhama-cho

Minami-ku

Nagoya 457-0806

Japan

#### Assignee:

Buffalo Inc. 15, Shibata Hondori 4-chome Minami-ku Nagoya 457-8520 Japan

State of Incorporation: Japan

### PATENT APPLICATION SUBJECT TO THE ASSIGNMENT:

Title: METHOD OF PLAYING BROADCAST PROGRAM CONTENTS USING					
ENCRYPTION AND DECRYPTION TECHNIQUES					
Serial No					
Filing Date					
Attorney Docket No					

WHEREAS, the Assignor(s) identified above(hereinafter, individually and collectively the "Assignor"), have invented certain new and useful processes, methods, machines, devices, systems, manufactures, and/or compositions of matter, or new and useful improvements thereof (the "Invention"),

Assignors' Initials <u>/R.T. / Y.</u>

disclosed and described in an application for Letters Patent in the United States ("U.S.") filed in the United States Patent and Trademark Office ("USPTO") and identified by the title and attorney docket number indicated above (the "Patent Application"); and

WHEREAS, Assignee, a corporation organized and existing under the laws of the State indicated above, and having its principal place of business at the address indicated above, desires to acquire the entire right, title, and interest of Assignor in and to the Invention, the Patent Application and in, to, and under any and all Letters Patent to be obtained therefor;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor has sold, assigned, and transferred and does hereby sell, assign, and transfer to the Assignee, its successors, legal representatives, and assigns, the entire right, title and interest in and to the Invention, the Patent Application, and all divisional, continuation, continuation-in-part, continuing prosecution, reexamination, and reissue applications thereof or that claim priority thereto; all international, regional, and foreign applications that claim priority to, are counterparts of, or otherwise correspond thereto; the Letters Patent, both foreign and domestic, that may or shall issue, or may or shall have issued, therefrom; any extensions or renewals thereof; and any right, title, or interest in and to the Invention under any international conventions (collectively "the Patent Rights"); and

Assignor further authorizes said Assignee, its successors, and assigns, or anyone it may properly designate, to apply for Letters Patent in the U.S. and any and all foreign countries and regions, in its own name if desired, and additionally to claim priority to the filing date of the Patent Application and otherwise take advantage of the provisions of any international conventions; and

Assignor hereby authorizes and requests transfer of the Patent Application and any further applications, which may be or shall have been filed under the Patent Rights, to the Assignee in accordance herewith and further authorizes and requests any official of any State whose duty consists of issuing patents or other evidence or forms of any industrial property protection issuing from the Patent Application and all related applications, to issue same to the Assignee, its successors, and assigns in accordance herewith; and

Assignor hereby authorizes Assignee, its successors and assigns, or anyone it may properly designate, to insert in this instrument the application number and filing date of the Patent Application once known.

Assignor represents and warrants that Assignor has the right, title, and authority to execute this Assignment and to convey all right, title, and interest in the Patent Rights, and that Assignor has not conveyed nor will convey hereafter all or part of the Patent Rights to a third party; and Assignor hereby covenants and agrees with the Assignee, its successors and assigns, that Assignor will not execute in writing or do any act whatsoever conflicting with these representations, and that Assignor, Assignor's successors, legal representatives, or administrators will at any time upon request, without further or additional consideration, but at the expense of the Assignee, its successors, and assigns, execute such additional writings and do such additional acts as said Assignee, its successors, and assigns, may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and render all necessary assistance in making application for, obtaining, and enforcing any of the Patent Rights, including giving testimony in any proceedings or transactions involving such Patent Rights; and

Assignor further covenants and agrees that this Assignment is effective as of the filing date of the earliest priority application.

Assignors' Initials  $\underline{Y}, \underline{Y}, \underline{Z}, \underline{Y}, \underline{T}$ .

2 of 4

Attorney Docket No.: 501-006-USP

IN WITNESS WHEREOF, the Assignor hereunto has executed this Assignment upon the date indicated below.

#### 4.2008 APRIL

Yoshikaan Janagishi

Assignor Signature

(Witness #1: signature)

(Witness #2: signature)

(Witness #1: printed name)

(Witness #2: printed name)

APRIL 14,2008

Ryosuke Takahashi Sighaturc

Assignor Sig

Date

Date

(Witness #1: signature)

(Witness #1: printed name)

(Witness #2: signature)

(Witness #2: printed name)

APRIL 14,2008

Date

Assignor Signature Taka

(Witness #1: signature)

(Witness #1: printed name)

(Witness #2: signature)

(Witness #2: printed name)

3 of 4

YD 言意法言正

The Assignee hereby acknowledges and accepts the foregoing assignment of rights by Assignor.

IN TESTIMONY WHEREOF, the Assignee, by its undersigned officer, confirms its acceptance on the date set forth below.

	ASSIC	SNEE: Buffalo Inc.
Dated: April 14,2008		e lase
		(signature)
Place:	By: _	Kuniaki Saiki
		(printed name of authorized agent of assignee)
	Its:	President & C.E.O.
		(title)
(Witness #1: signature)		(Witness #2: signature)
		C
(Witness #1: printed name)		(Witness #2: printed name)

Assignors' Initials

# PATENT REEL: 021070 FRAME: 0436

**RECORDED: 06/10/2008**