PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	NEW ASSIGNMENT					
NATURE OF CONVEYANCE:		Confirmatory Assignment	Confirmatory Assignment					
CONVEYING PARTY DATA								
		Name	Execution Date					
Pierre Breese, legal r	epresentative of th	ne estate of Daniel Lecomte (deceased)	12/19/2008					
Sebastien Georges			09/26/2008					
RECEIVING PARTY DATA								
Name:	Medialive SA							
Street Address:	55 boulevard Ro	main Rolland						
City:	Montrouge							
State/Country:	FRANCE							
Postal Code:	92120							
PROPERTY NUMBERS Total: 1								
Property Type		Number						
Application Number: 11101		101793						
Property Type Number Application Number: 11101793 CORRESPONDENCE DATA								
Fax Number: (215)656-2498								
•		il when the fax attempt is unsuccessful.						
Phone: 215-656-3381 Email: ip.phil@dlapiper.com								
Correspondent Name: T.Daniel Christenbury								
		Address Line 1: One Liberty Place						
Correspondent Name: Address Line 1:	One Liberty							
Correspondent Name: Address Line 1: Address Line 2:	One Liberty 1650 Marke	et Street, Suite 4900						
Correspondent Name: Address Line 1:	One Liberty 1650 Marke							
Correspondent Name: Address Line 1: Address Line 2:	One Liberty 1650 Marke PHILADELI	et Street, Suite 4900						
Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	One Liberty 1650 Marke PHILADELI NUMBER:	et Street, Suite 4900 PHIA, PENNSYLVANIA 19103						

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CONFIRMATORY ASSIGNMENT OF PATENT RIGHTS

For valuable consideration, the receipt and sufficiency of this Confirmatory Assignment of Patent Rights (the "Assignment") which is hereby acknowledged, on this 26 day of 2008, Daniel Lecomte, residing in Paris, France, and Sebastien Georges, residing in Paris, France (together, the "Assignor"), to ensure that the assignment dated April 29, 2005, and filed with the United States Patent and Trademark Office on June 10, 2005 at Reel/Frame 016325/0309, is completed, hereby sell, assign, and transfer to Medialive SA, a French company, with an office at 55 Boulevard Romain Rolland, Montrouge, FR-92120, France ("Assignee"), the full extent of all right, title, and interest in and to any and all of the following (collectively, the "Rights"):

- 1. Patent Application Serial No. 11/101,793 filed on April 8, 2005 (the "Application"):
- 2. All inventions claimed or described in any or all of the Application (collectively, "the Inventions");
- All rights with respect to the Inventions, including all U.S. patents or other governmental grants or issuances that may be granted with respect to the Inventions or from any direct or indirect divisionals, continuations, continuations-in-part, or other patent applications claiming priority rights from the Application ("Potential Patents");
- 4. All reissues, reexaminations, extensions, or registrations of the Potential Patents;
- 5. All non-United States patents, patent applications, and counterparts relating to any or all of the Inventions, the Application, or Potential Patents, including, without limitation, certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances ("Foreign Rights"), and including the right to file foreign applications directly in the name of Assignee, its successors and assigns;
- The right to claim priority rights deriving from the Application;
- 7. All causes of action and remedies related to any or all of the Application, the Inventions, Potential Patents, or Foreign Rights (including, without limitation, the right to sue for past, present, or future infringement, misappropriation or violation of rights related to any of the foregoing and the right to collect royalties and other payments under or on account of any of the foregoing); and
- 8. Any and all other rights and interests arising out of, in connection with, or in relation to the Application, the Inventions, Potential Patents, or Foreign Rights.

Assignors will not sign any writing or do any act conflicting with this Assignment, and, without further compensation, will sign all documents and do such additional acts as Assignee, its successors, legal representatives, and assigns deem necessary or desirable to perfect enjoyment of the Rights, conduct proceedings regarding the Rights (including any litigation or interference proceedings), or perfect or defend title to the Rights. Assignors request the respective patent office or governmental agency in each jurisdiction to issue any and all patents, certificates of invention, utility models, or other governmental

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grants or issuances that may be granted upon any of the Rights in the name of the Assignee, as the assignee to the entire interest therein.

The terms and conditions of this Assignment will inure to the benefit of Assignee, its successors, legal representatives, and assigns and will be binding upon Assignors, their successors, legal representatives and assigns.

By:

Daniel Lecomte

ATTESTATION

ATTESTATION OF SIGNATURE PURSUANT TO 28 U.S.C. 1746

The undersigned witnessed the signature of Daniel Lecomte to the above Assignment of Patent Rights and makes the following statements:

I. I am over the age of 18 and competent to testify as to the facts in this Attestation block if called upon to do so.

2. Daniel Lecomte is personally known to me (or proved to me on the basis of satisfactory evidence) and appeared before me on ______, 2008 to execute the above Assignment of Patent Rights.

3. Daniel Lecomte subscribed to the above Assignment of Patent Rights.

I declare under penalty of perjury under the laws of the United States of America that the statements made in the three (3) numbered paragraphs immediately above are true and correct.

EXECUTED on _____(date)

Print Name:

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By:	- California an Allina an	
a de la compañía de Transferencia de la compañía de la c	Sebastien Georges	ź

ATTESTATION

ATTESTATION OF SIGNATURE PURSUANT TO 28 U.S.C. 1746

The undersigned witnessed the signature of Sebastien Georges to the above Assignment of Patent Rights and makes the following statements:

4. I am over the age of 18 and competent to testify as to the facts in this Attestation block if called upon to do so.

5. Sebastien Georges is personally known to me (on proved to me on the basis of satisfactory evidence) and appeared before me on $\underline{\leq}_{cp}$ and $\underline{\leq}_{cp}$ 2008 to execute the above Assignment of Patent Rights.

6. Sebastien Georges subscribed to the above Assignment of Patent Rights.

I declare under penalty of perjury under the laws of the United States of America that the statements made in the three (3) numbered paragraphs immediately above are true and correct.

EXECUTED on Sept 26th 2000 date)

CONFIRMATORY ASSIGNMENT OF PATENT RIGHTS

- 1. Patent Application Serial No. 11/101,793 filed on April 8, 2005 (the "Application");
- 2. All inventions claimed or described in any or all of the Application (collectively, "the Inventions");
- 3. All rights with respect to the Inventions, including all U.S. patents or other governmental grants or issuances that may be granted with respect to the Inventions or from any direct or indirect divisionals, continuations, continuations-in-part, or other patent applications claiming priority rights from the Application ("Potential Patents");
- 4. All reissues, reexaminations, extensions, or registrations of the Potential Patents:
- 5. All non-United States patents, patent applications, and counterparts relating to any or all of the Inventions, the Application, or Potential Patents, including, without limitation, certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances ("Foreign Rights"), and including the right to file foreign applications directly in the name of Assignee, its successors and assigns;
- 6. The right to claim priority rights deriving from the Application;
- 7. All causes of action and remedies related to any or all of the Application, the Inventions, Potential Patents, or Foreign Rights (including, without limitation, the right to sue for past, present, or future infringement, misappropriation or violation of rights related to any of the foregoing and the right to collect royalties and other payments under or on account of any of the foregoing); and
- 8. Any and all other rights and interests arising out of, in connection with, or in relation to the Application, the Inventions, Potential Patents, or Foreign Rights.

Assignors will not sign any writing or do any act conflicting with this Assignment, and, without further compensation, will sign all documents and do such additional acts as Assignee, its successors, legal representatives, and assigns deem necessary or desirable to perfect enjoyment of the Rights, conduct proceedings regarding the Rights (including any litigation or interference proceedings), or perfect or defend title to the Rights. Assignors request the respective patent office or governmental agency in each jurisdiction to issue any and all patents, certificates of invention, utility models, or other governmental

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grants or issuances that may be granted upon any of the Rights in the name of the Assignee, as the assignee to the entire interest therein.

The terms and conditions of this Assignment will inure to the benefit of Assignee, its successors, legal representatives, and assigns and will be binding upon Assignor, his successors, legal representatives and assigns.

xx & B R EE By: Daniel Lecomte TION

ATTESTATION OF SIGNATURE PURSUANT TO 28 U.S.C. 1746

The undersigned witnessed the signature of Daniel Lecomte to the above Assignment of Patent Rights and makes the following statements:

- 1. I am over the age of 18 and competent to testify as to the facts in this Attestation block if called upon to do so.
- 2. Daniel Lecomte is personally known to me (or proved to me on the basis of satisfactory evidence) and appeared before me on <u>December (9</u> 2008 to execute the above Assignment of Patent Rights.
- 3. Daniel Lecomte subscribed to the above Assignment of Patent Rights.

I declare under penalty of perjury under the laws of the United States of America that the statements made in the three (3) numbered paragraphs immediately above are true and correct.

EXECUTED on December 19 Decedate) Print Name:

CONFIRMATORY ASSIGNMENT OF PATENT RIGHTS

For valuable consideration, the receipt and sufficiency of this Confirmatory Assignment of Patent Rights (the "Assignment") which is hereby acknowledged, on this $\underline{A9}$ day of $\underline{Decentres}$ 2008, Daniel Lecomte, residing in Paris, France, and Sebastien Georges, residing in Paris, France (together, the "Assignor"), to ensure that the assignment dated April 29, 2005, and filed with the United States Patent and Trademark Office on June 10, 2005 at Reel/Frame 016325/0309, is completed, hereby sell, assign, and transfer to Medialive SA, a French company, with an office at 55 Boulevard Romain Rolland, Montrouge, FR-92120, France ("Assignee"), the full extent of all right, title, and interest in and to any and all of the following (collectively, the "Rights"):

- 1. Patent Application Serial No. 11/101,793 filed on April 8, 2005 (the "Application");
- 2. All inventions claimed or described in any or all of the Application (collectively, "the Inventions");
- All rights with respect to the Inventions, including all U.S. patents or other governmental grants or issuances that may be granted with respect to the Inventions or from any direct or indirect divisionals, continuations, continuations-in-part, or other patent applications claiming priority rights from the Application ("Potential Patents");
- 4. All reissues, reexaminations, extensions, or registrations of the Potential Patents;
- 5. All non-United States patents, patent applications, and counterparts relating to any or all of the Inventions, the Application, or Potential Patents, including, without limitation, certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances ("Foreign Rights"), and including the right to file foreign applications directly in the name of Assignce, its successors and assigns;
- 6. The right to claim priority rights deriving from the Application;
- 7. All causes of action and remedies related to any or all of the Application, the Inventions, Potential Patents, or Foreign Rights (including, without limitation, the right to sue for past, present, or future infringement, misappropriation or violation of rights related to any of the foregoing and the right to collect royalties and other payments under or on account of any of the foregoing); and
- 8. Any and all other rights and interests arising out of, in connection with, or in relation to the Application, the Inventions, Potential Patents, or Foreign Rights.

Assignors will not sign any writing or do any act conflicting with this Assignment, and, without further compensation, will sign all documents and do such additional acts as Assignee, its successors, legal representatives, and assigns deem necessary or desirable to perfect enjoyment of the Rights, conduct proceedings regarding the Rights (including any litigation or interference proceedings), or perfect or defend title to the Rights. Assignors request the respective patent office or governmental agency in each jurisdiction to issue any and all patents, certificates of invention, utility models, or other governmental

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grants or issuances that may be granted upon any of the Rights in the name of the Assignee, as the assignee to the entire interest therein.

The terms and conditions of this Assignment will inure to the benefit of Assignce, its successors, legal representatives, and assigns and will be binding upon Assignor, his successors, legal representatives and assigns.

maBREE By: Daniel Lecomte ATTESTATION **ATTESTATION OF SIGNATURE PURSUANT TO 28 U.S.C. 1746**

The undersigned witnessed the signature of Daniel Lecomte to the above Assignment of Patent Rights and makes the following statements:

- 1. I am over the age of 18 and competent to testify as to the facts in this Attestation block if called upon to do so.
- Daniel Lecomte is personally known to me (or proved to me on the basis of satisfactory evidence) and appeared before me on <u>December 19</u> 2008 to execute the above Assignment of Patent Rights.
- 3. Daniel Lecomte subscribed to the above Assignment of Patent Rights.

I declare under penalty of perjury under the laws of the United States of America that the statements made in the three (3) numbered paragraphs immediately above are true and correct.

EXECUTED on December 19, 900 (date)

POWER OF ATTORNEY

I, the undersigned \in	licabell 1	ECOMT	E não	BORDE	NAVE
born on 30 - 07-	1452 in B.	assits -	64-FRA	NGE	livine
in Paris 16 cm	« _ 157 uu	de ta	Pompe		~ 0
			ç		A REAL PROPERTY AND ADDRESS

Acting in my capacity as heir of my husband, Mr. Daniel Lecomte, born on January 26, 1952 in Chis (65), and therefore succeeding to all of his rights and obligations,

Hereby appoint as my representative and grant to Mr. Pierre Breese of BREDEMA, IP Assets Management & Strategy, 38, avenue de l'Opéra, 75002 Paris, France (the "Attorney") any and all power to:

- (i) Pursuant to (i) the provisions of Mr. Daniel Lecomte's employment agreement with Medialive SA, a company incorporated under the laws of France, with a registered office located at the Companies House of Paris under the N°. B 431 742 774 and having it's principal place of business located at 55 Bld Romain ROLLAND 92120 MONTROUGE FR) ("Medialive") and to an addendum thereof dated January 24, 2005 and (ii) to articles L 611-6 et seq. of the French intellectual property code,
 - (i) fill in and sign, in my name and on my behalf, any document that may be required to acknowledge, in France or abroad, Medialive's (a) ownership of the patentable inventions created by - or with the involvement of - Mr. Daniel Lecomte and, as the case may be, (b) of any improvements thereof, as well as (c) of any patent(s) or other intellectual property right(s) that might result therefrom;
 - (ii) carry out, in my name and on my behalf, both in France and abroad, any and all formalities and steps that might be required to effect vis-nvis third parties Medialive's ownership (a) of the patentable inventions referred to in §(i) above and, as the case may be, (b) of any improvements thereof, as well as (c) of any patent(s) or other intellectual property right(s) that might result therefrom;
 - (iii) fill in and sign, in my name and on my behalf, any document in connection with the formalities referred to in S(ii) above; and
 - (iv) more generally, to do whatever the Attorney shall deem necessary in connection with (i) – (iii) above; and

(II) To take all other necessary steps and actions to:

(i) manage world wide all the pending and granted Patent Applications, including all types of continuations and divisions, in the name of Medialive, the inventions to which they related being made by Mr. Daniel LeComte at least in part; and

(ii) consequently pay or receive any tax; sign, file and present any request or document; give approval or receipt; raise any complaint; obtain any document; request or agree to any prolongation, renewal, adjournment, radiation, extension of time, recordal; delegate or substitute or revoke wholly or partly the present power; and generally, fulfil any legal or administrative formality in any proceedings including oppositions, appeals, litigations, assignments, for the execution of the present power or do any action useful for the execution of the present power.

Done in Parce On 10 octobre 2008

Br: Weichoch LECONTE

<u>pour acception de pouroir</u> Son The Attorney:

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RECORDED: 01/07/2009

⁻Signature proceeded by the handwritten words whon pour acceptation deponemin w(p), without by accept the duties conformed upon mew):