# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5510224

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	TO CORRECT A TYPOGRAPHICAL ERROR IN THE EXECUTION DATE OF THE ASSIGNMENT RECORDED AT REEL 030421 FRAME 0771-0787 FROM 09-24-2012 TO 09-27-2012, AS SHOWN IN THE COVER SHEET PREVIOUSLY RECORDED AT REEL 030421 FRAME 0769-0770

### **CONVEYING PARTY DATA**

	Name	Execution Date
GALLO	PING HORSE AMERICA, LLC	09/27/2012

### **RECEIVING PARTY DATA**

Name:	DIGITAL DOMAIN 3.0, INC.		
Street Address:	300 ROSE AVENUE		
City:	VENICE		
State/Country:	CALIFORNIA		
Postal Code:	90291		

# **PROPERTY NUMBERS Total: 4**

Property Type	Number	
Patent Number:	8031975	
Patent Number:	8199148	
Patent Number:	8674986	
Patent Number:	8872832	

# CORRESPONDENCE DATA

Fax Number: (503)228-4373 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: (503) 227-5631 Email: jd@chernofflaw.com Correspondent Name: **KEVIN L. RUSSELL** Address Line 1: 111 SW COLUMBIA STREET, SUITE 725 Address Line 2: CHERNOFF VILHAUER LLP Address Line 4: PORTLAND, OREGON 97201

ATTORNEY DOCKET NUMBER:	9929.0001
NAME OF SUBMITTER:	KEVIN L. RUSSELL
SIGNATURE:	/Kevin L. Russell/
DATE SIGNED:	05/07/2019

# **Total Attachments: 19** source=Original Cover Sheet#page1.tif source=Original Cover Sheet#page2.tif source=Originally recorded assignment document#page1.tif source=Originally recorded assignment document#page2.tif source=Originally recorded assignment document#page3.tif source=Originally recorded assignment document#page4.tif source=Originally recorded assignment document#page5.tif source=Originally recorded assignment document#page6.tif source=Originally recorded assignment document#page7.tif source=Originally recorded assignment document#page8.tif source=Originally recorded assignment document#page9.tif source=Originally recorded assignment document#page10.tif source=Originally recorded assignment document#page11.tif source=Originally recorded assignment document#page12.tif source=Originally recorded assignment document#page13.tif source=Originally recorded assignment document#page14.tif source=Originally recorded assignment document#page15.tif source=Originally recorded assignment document#page16.tif source=Originally recorded assignment document#page17.tif

### 502349080 05/15/2013

#### PATENT ASSIGNMENT

### Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE		NEW ASSIGNMENT		
NATURE OF CONVE	OF CONVEYANCE: ASSIGNMENT			
CONVEYING PARTY	( DATA			
Name Execution Date				
Galloping Horse Am	erica, LLC		09/24/2012	
RECEIVING PARTY	DATA			
Name:	Digital Domain 3.0	), Inc.		
Street Address:	300 Rose Avenue	2		
City:	Venice			
State/Country:	CALIFORNIA			
Postal Code:	90291			
PROPERTY NUMBE		Number	]	
Patent Number:		1975		
Patent Number: 819914				
Application Number				
Application Number		35929		
CORRESPONDENCE DATA   Fax Number: 6508384350   Correspondence will be sent via US Mail when the fax attempt is unsuccessful.   Phone: 650-838-4300   Email: sstudulski@perkinscoie.com   Correspondent Name: Perkins Cole, LLP   Address Line 1: PO Box 1208   Address Line 4: Seattle, WASHINGTON 98111-1208				
ATTORNEY DOCKET NUMBER: 88879-8000				
NAME OF SUBMITTER: Steven M. Studulski				
Signature: /Steven M. Studulski/				
502349080 PATENT REEL: 030421 FRAME: 0769		769		

PATENT REEL: 049107 FRAME: 0261

Date:	05/15/2013
Total Attachments: 17	
source=Bill of Sale Executed#page1.tif	
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### PATENT REEL: 030421 FRAME: 0770

PATENT REEL: 049107 FRAME: 0262

### FORM OF BILL OF SALE AND ASSIGNMENT AND ASSUMPTION AGREEMENT

This Bill of Sale and Assignment and Assumption Agreement, dated as of September 27, 2012 (this "<u>Agreement</u>"), is by and among Galloping Horse America, LLC, a Delaware limited liability company (the "<u>Buyer</u>"), Digital Domain 3.0, Inc., a Delaware corporation and a wholly-owned subsidiary of Buyer ("<u>DDI</u>"), 0951109 B.C. Ltd., a British Columbia corporation ("<u>BCL</u>" and together with DDI, the "<u>Assignees</u>"), and Digital Domain Media Group, Inc., a Florida corporation, and the subsidiaries of Digital Domain Media Group, Inc., collectively, the "<u>Assigner</u>") set forth on the signatures pages to that certain Asset Purchase Agreement (the "<u>Purchase Agreement</u>"), dated September 24, 2012, by and among the Assignor and Buyer. Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Purchase Agreement.

#### RECITALS

A. Pursuant to the terms of the Purchase Agreement, the parties hereto have agreed, among other things, that (i) Buyer shall assign certain of its rights under the Purchase Agreement to Assignees, and Assignees shall accept such rights, (ii) each entity comprising Assignor shall, as to itself, assign, transfer, convey and deliver to the applicable Assignee, and the applicable Assignee shall accept from Assignor, all of such Assignor's right, title and interest in and to all of the Acquired Assets and (iii) Buyer and Assignees shall accept, assume and agree faithfully to perform, discharge and fulfill all of the Assumed Liabilities in accordance with their respective terms.

B. The parties hereto desire to provide for the assignment of such right, title and interest in and to such Acquired Assets and for the assumption of such Assumed Liabilities.

#### AGREEMENT

NOW, THEREFORE, in consideration of the mutual agreements contained herein and in the Purchase Agreement, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Buyer, Assignor and Assignees, intending to be legally bound, hereby agree as follows:

 <u>Assignment by Buver</u>. Buyer hereby (i) assigns to BCL its rights under the Purchase Agreement with respect to the Acquired Assets in Canada (the "<u>Canadian Assets</u>"), and BCL hereby accepts such rights and (<u>ii</u>) assigns to DDI its rights under the Purchase Agreement with respect to the Acquired Assets other than the Canadian Assets, and DDI hereby accepts such rights.

2. <u>Assignment by Assignor</u>. Each entity comprising Assignor, as to itself only, hereby assigns, transfers, conveys and delivers (i) to BCL all of such entity's legal, beneficial, and other right, title, benefit, privileges, and interest in and to each of the Canadian Assets, in accordance with the terms and conditions of the Purchase Agreement (collectively, the "<u>Canadian</u> <u>Assignment</u>") and (ii) to DDI all of such entity's legal, beneficial, and other right, title, benefit,

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PATENT REEL: 030421 FRAME: 0771 PATENT REEL: 049107 FRAME: 0263 privileges, and interest in and to each of the Acquired Assets other than the Canadian Assets (collectively, the "General Assignment").

3. <u>Assumption by Buyer and Assignees</u>. Each of Buyer and BCL hereby accepts the Canadian Assignment, and assumes and agrees to observe, perform, pay, fulfill and otherwise discharge when due the Assumed Liabilities with respect to the Acquired Assets in Canada. Each of Buyer and DDI hereby accepts the General Assignment, and assumes and agrees to observe, perform, pay, fulfill and otherwise discharge when due the Assumed Liabilities with respect to the Acquired Assets other than the Canadian Assets. Except as set forth in the previous sentence or as otherwise provided in the Purchase Agreement or any of the Transaction Documents, Buyer and Assignees expressly do not, and will not be deemed to, assume under this Assignment or otherwise by reason of the transactions contemplated hereby, any Liabilities, obligations or commitments of, or arising out of actions taken, services rendered, goods sold, or contracts entered into by, Assignor of any nature whatsoever.

4. <u>Terms of Purchase Agreement</u>. The scope, nature, and extent of the Assumed Liabilities are expressly set forth in the Purchase Agreement. Nothing contained herein will itself change, amend, extend, or alter (nor should it be deemed or construed as changing, amending, extending, or altering) the terms or conditions of the Purchase Agreement in any manner whatsoever. This instrument does not create or establish rights, liabilities or obligations not otherwise created or existing under or pursuant to the Purchase Agreement. Each of the parties acknowledges and agrees that the terms and conditions contained in the Purchase Agreement will not be superseded hereby but will remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms of this Agreement, the terms of the Purchase Agreement will govern.

5. <u>Further Assurances</u>. Each party hereby agrees that it will, at any time and from time to time after the date hereof, and without further consideration, take all such further actions, and execute and deliver all such further instruments or documents, as may be reasonably requested by the other party to effectuate the purposes of this Agreement provided, however, that the parties' obligations under this provision shall be subject to any restrictions and limitations as are set forth in the similar provisions of the Purchase Agreement.

6. <u>Expenses</u>. Except as otherwise expressly provided in the Purchase Agreement, Buyer, Assignor and Assignces will each bear its own costs and expenses incurred in connection with the preparation, execution and performance of this Agreement, including all fees and expenses of agents, representatives, financial advisors, legal counsel, and accountants.

7. <u>Third Parties</u>. The assumption by Assignees of certain obligations of Assignor as provided in <u>Section 3</u> is not intended by the parties to expand the rights or remedies of any third party against Assignees or Assignor, as the case may be, as compared to the rights and remedies which such third party would have had against Assignor had Assignees not consummated the transactions contemplated by the Purchase Agreement. Nothing contained herein will, or should be construed to, prejudice the right of Assignees or Assignor, as the case may be, to contest any Claim or demand with respect to any litigation or Liability assumed or not assumed, respectively, hereunder; and Assignees or Assignor, as the case may be, will have all rights which Assignor has or may have to defend or contest any such claim or demand (except as aforesaid).

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PATENT REEL: 030421 FRAME: 0772 PATENT REEL: 049107 FRAME: 0264 8. <u>Successors and Assigns</u>. This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and permitted assigns.

9. <u>Amendments and Waivers</u>. No amendment, modification, waiver, replacement, termination, or cancellation of any provision of this Agreement will be valid, unless the same will be in writing and signed by Assignees and Assignor.

10. <u>Governing Law</u>. This Agreement and all disputes, claims or controversies relating to, arising out of, or in connection with this Agreement shall be governed by and construed in accordance with the internal Laws of the State of Delaware without regard to the Laws of any other jurisdiction that might be applied because of the conflicts of laws rules of the State of Delaware.

11. <u>Headings</u>. The section headings contained in this Agreement are inserted for convenience only and will not affect in any way the meaning or interpretation of this Agreement.

12. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, all of which shall be considered one and the same agreement, and shall become effective when one or more such counterparts have been signed by each of the parties and delivered to the other party. Facsimile or electronic mail transmission of counterpart signatures to this Agreement shall be acceptable and binding.

[Signature Page Follows]

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IN WITNESS WHEREOF, the parties have executed this Agreement as of this date first above written.

#### ASSIGNOR:

### DIGITAL DOMAIN MEDIA GROUP, INC.

By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

DIGITAL DOMAIN

By: Name: Michael Katzenstein

Title: Chief Restructuring Officer

### DDH LAND HOLØINGS, LLC

By: Name: Michael Katženstein Title: Chief Restructuring Officer

DIGITAL DOMAIN INSTITUTE, INC.

By: Name: Michael Kätzenstein Title: Chief Restructuring Officer

DIGITAL DOMAIN STEREO GROUP, INC.

By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

DDH LAND HOLDINGS II, LLC

By: Name: Michael Kalzenstein Title: Chief Restructuring Officer

DIGITAL DOMAIN INTERNATIONAL, INC.

By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

Signature Page to Bill of Sale and Assignment and Assumption Agreem #ATENT

REEL: 030421 FRAME: 0774 PATENT REEL: 049107 FRAME: 0266 TRADITION STUDÍOS, INC.

By: Name: Michael Katzenstein-Title: Chief Restructuring Officer

DIGITAL DOMAIN MEDIA GROUP (MIDDLE EAST) FZ LLC/2

By: Name: Michael Katzenstein

Title: Chief Restructuring Officer

DIGITAL DOMAIN TACTICAL, INC.

By:

Name: Michael Kutzenstein Title: Chief Restructuring Officer

#### DIGITAL DOMAIN PRODUCTIONS, INC.

By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

MOTHERSHIP MEDIA, INC.

By: Name: Michael Natzenstein

Title: Chief Restructuring Officer

D2 SOFTWARE, INC.

By:

Name: Michael Khtzenstein Title: Chief Restructuring Officer

DIGITAL DOMAIN PRODUCTIONS (SYDNEY) PJX 道力

By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

Signature Page to Bill of Sale and Assignment and Assumption Agreement

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# DIGITAL DOMAIN PRODUCTIONS (VANCOUVER) 1.T.D.

By: Name: Michael Katżenstein

Title: Chief Restructuring Officer

### ASSIGNEE:

#### GALLOPING HORSE AMERICA, LLC

ву:	
Name:	
Title:	

Signature Page to Bill of Sale and Assignment and Assumption Agreempt TENT

REEL: 030421 FRAME: 0776 PATENT REEL: 049107 FRAME: 0268

### BUYER:

### GALLOPING HORSE AMERICA, LLC

By:\_\_\_\_\_\_

Name: Chen Zhang Title: Manager

Signature Page to Bill of Sale and Assignment and Assumption Agreement

PATENT REEL: 030421 FRAME: 0777 PATENT REEL: 049107 FRAME: 0269

#### **ASSIGNEES:**

DIGITAL DOMAIN 3.0, INC.

By: Afric Name Jule h n. 6.6-cl Title: Decedary ------

0951109 B.C. LTD.

By: Name: To seah M. Gabriel Title: Officer

Signature Page to Bill of Sale and Assignment and Assumption Agreement

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EXECUTION VERSION

#### EXHIBIT B

#### INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Intellectual Property Assignment Agreement (this "Agreement") is by and among Galloping Horse America, LLC, a Delaware limited liability company (the "Buyer"), Digital Domain 3.0, Inc., a Delaware corporation and a wholly-owned subsidiary of Buyer ("DDI"), 0951109 B.C. Ltd., a British Columbia corporation ("BCL" and together with DDI, the "Assignees"), and Digital Domain Media Group, Inc., a Florida corporation, and the subsidiaries of Digital Domain Media Group, Inc., including Digital Domain Productions, Inc., a Delaware corporation (collectively, the "Assignor"), set forth on the signatures pages to that certain Asset Purchase Agreement (the "Purchase Agreement"), dated September 24, 2012, by and among Assignor and Buyer. Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Purchase Agreement.

WHEREAS, one or more of the entities comprising Assignor owns all right, title and interest in and to the Seller Intellectual Property, including the patents and patent applications set forth in <u>Schedule 1</u> attached hereto (standing in the name of Digital Domain Productions, Inc) ("<u>Assigned</u> <u>Patents</u>");

WHEREAS, pursuant to the terms of the Purchase Agreement, the parties hereto have agreed that Buyer shall assign certain of its rights under the Purchase Agreement to Assignees, and Assignees shall accept such rights;

WHEREAS, pursuant to and in accordance with the terms and conditions set forth in the Purchase Agreement, each entity comprising the Assignor has agreed, for itself, to assign, transfer, convey and deliver to the applicable Assignee, and the applicable Assignee shall accept from Assignor, all of such Assignor's right, title and interest in and to the Acquired Assets, including the Assigned Patents;

WHEREAS, pursuant to the terms of the Purchase Agreement and subject thereto, the respective entities comprising Assignor shall assign, transfer, convey and deliver to the applicable Assignee, and the applicable Assignee shall accept from Assignor, the Seller Intellectual Property;

WHEREAS, the parties wish to confirm and memorialize their agreement with respect to the assignment, transfer, conveyance and delivery of the Seller Intellectual Property to the applicable Assignee, and through this Agreement, the parties are consummating said assignment; and

WHEREAS, capitalized terms used and not otherwise defined herein shall have the meanings ascribed to such terms in the Purchase Agreement.

NOW, THEREFORE, in consideration of the mutual agreements contained herein and in the Purchase Agreement, and expressly subject thereto, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each of Buyer, Assignor and Assignee, intending to be legally bound, hereby agrees as follows:

1. <u>Assignment by Buyer</u>. Buyer hereby (i) assigns to BCL its rights under the Purchase Agreement with respect to the Seller Intellectual Property in Canada (the "<u>Canadian Intellectual</u> <u>Property</u>"), and BCL hereby accepts such rights and (ii) assigns to DDI its rights under the Purchase

> PATENT REEL: 030421 FRAME: 0779 PATENT REEL: 049107 FRAME: 0271

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Agreement with respect to the Seller Intellectual Property other than the Canadian Intellectual Property, and DDI hereby accepts such rights.

2. <u>Assignment by Assignor</u>. The entities comprising Assignor, each for themselves, hereby assigns, conveys, transfers, and delivers (i) to BCL all of such Assignor's right, title and interest in and to the Canadian Intellectual Property (the "<u>Canadian Assignment</u>") and (ii) to DDI all of such Assignor's right, title and interest in and to the Seller Intellectual Property other than the Canadian Intellectual Property (the "<u>General Assignment</u>" and together with the Canadian Assignment, the "<u>Assignment</u>"), in each case including any and all goodwill symbolized thereby (as applicable), including, without limitation, the intellectual property and/or Assigned Patents set forth on <u>Schedule 1</u> attached hereto and without limitation the right to recover for damages and profits for past and future infringements and misappropriations of any part of the Seller Intellectual Property and the right to sue for and recover the same throughout the world in the name of the Assignees or their designees.

3. <u>Recordation of Assignment</u>. The Assignment may be made of record in any government and/or administrative authorities, including in the United States Patent and Trademark Office, as appropriate and desired by Assignees.

4. <u>Further Assurances</u>. Each party hereby agrees that it will, at any time and from time to time after the date hereof, and without further consideration, take all such further actions, and execute and deliver all such further instruments or documents, as may be reasonably requested by the other party to effectuate the purposes of this Agreement; provided, however, that the parties' obligations under this provision shall be subject to any restrictions and limitations as are set forth in the similar provisions of the Purchase Agreement and nothing herein shall be deemed to modify, amend, expand or affect in any way the parties' respective rights and obligations under the Purchase Agreement.

5. <u>Expenses</u>. Except as otherwise expressly provided in the Purchase Agreement, Buyer, Assignor and Assignees will each bear its own costs and expenses incurred in connection with the preparation, execution and performance of this Agreement, including all fees and expenses of agents, representatives, financial advisors, legal counsel, and accountants.

6. <u>Third Parties</u>. Nothing in this Agreement is intended by the parties to expand the rights or remedies of any third party against Assignees or Assignor, as the case may be, as compared to the rights and remedies which such third party would have had against Assignor had Assignee not consummated the transactions contemplated by the Purchase Agreement. Nothing contained herein will, or should be construed to, prejudice the right of Assignees or Assignor, as the case may be, to contest any claim or demand with respect to any litigation or liability assumed or not assumed, respectively, hereunder; and Assignees or Assignor, as the case may be, will have all rights which Assignor has or may have to defend or contest any such claim or demand (except as aforesaid).

7. <u>Successors and Assigns</u>. This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and assigns.

8. <u>Amendments and Waivers</u>. No amendment, modification, waiver, replacement, termination, or cancellation of any provision of this Agreement will be valid, unless the same will be in writing and signed by Assignees and Assignor.

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PATENT REEL: 030421 FRAME: 0780 PATENT REEL: 049107 FRAME: 0272 9. <u>Governing Law</u>. This Agreement and all disputes, claims or controversies relating to, arising out of, or in connection with this Agreement shall be governed by and construed in accordance with the internal Laws of the State of Delaware without regard to the Laws of any other jurisdiction that might be applied because of the conflicts of laws rules of the State of Delaware.

10. <u>Headings</u>. The section headings contained in this Agreement are inserted for convenience only and will not affect in any way the meaning or interpretation of this Agreement.

11. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, all of which shall be considered one and the same agreement, and shall become effective when one or more such counterparts have been signed by each of the parties and delivered to the other party. Facsimile or electronic mail transmission of counterpart signatures to this Agreement shall be acceptable and binding.

[Signature Page Follows]

PATENT REEL: 030421 FRAME: 0781 PATENT REEL: 049107 FRAME: 0273 IN WITNESS WHEREOF, the parties have executed this Agreement as of this date first above written.

#### ASSIGNOR:

DIGITAL DOMÀIN MEDIA GROUP, INC.

By: Name: Michael Katzenstein

Title: Chief Restructuring Officer

DIGITAL DOMAIN

By:

Name: Michaël Katzenstein Title: Chief Restructuring Officer

DDH LAND HOLDINGS, LLC

By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

DIGITAL DOMÁINÀNSTITUTE, INC.

By:

Name: Michael Kathinstein Title: Chief Restructuring Officer

DIGITAL DOMAXN/STEREO GROUP, INC.

By: Name: Michael Katzenstein Title: Chief Restructuring Officer

DDH LAND HOLDINGS II, LLC

By:

Name: Michael Katzeristein Title: Chief Restructuring Officer

DIGITAL DOMAIN INTERNATIONAL, INC.

By:

Name: Michael Kafzenstein Title: Chief Restructuring Officer

Signature Page to Intellectual Property Assignment Agreement

PATENT REEL: 030421 FRAME: 0782 PATENT REEL: 049107 FRAME: 0274 TRADITION STUDIOS, INC.

By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

DIGITAL DOMAIN MEDIA GROUP (MIDDLE EAST) FZ LLC/  $/\!\!\!\!/ \gamma$ 

By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

DIGITAL DOMANN TACTICAL, INC.

By:

Name: Michael & atzenstein Title: Chief Restructuring Officer

DIGITAL DOMAIN PRODUCTIONS, INC.

By: \_\_\_\_\_\_ Name: Michael Kathenstein Title: Chief Restructuring Officer

MOTHERSHIP/MEDIA, INC.

By: UP UP Name: Michael Katzenstein Title: Chief Restructuring Officer

D2 SOFTWARE, INC.

By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

DIGITAL DOMAIN PRODUCTIONS (SYDNEY) PTY LTD

By: Name: Michael Katzenstein Title: Chief Restructuring Officer

Signature Page to Intellectual Property Assignment Agreement

PATENT REEL: 030421 FRAME: 0783 PATENT REEL: 049107 FRAME: 0275

# DIGITAL DOMAIN PRODUCTIONS (VANCOUVE)) LTD.

W. Q Manufacture Minterpreter By:

Name: Michael Katzenstein Title: Chief Restructuring Officer

### ASSIGNEE:

# GALLOPING HORSE AMERICA, LLC

By:	 
Name	
Title:	 

Signature Page to Intellectual Property Assignment Agreement

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### **BUYER:**

# GALLOPING HORSE AMERICA, LLC

By: Jan

Name: Chen Zhang Title: Manager

Signature Page to Intellectual Property Assignment Agreement

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#### ASSIGNEES:

DIGIT	L DOMAIN 3,0, INC.	
	nrl	
By:	V hand	
Name:	Bokahn. Gibriel	
Title;	Secretary	

0951109 B.C. LTD. By: J. Name: J.J. <u>1106 M. G. 6. 6. 1</u> Title: <u>Cffice</u>

Signature Page to Intellectual Property Assignment Agreement

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# SCHEDULE 1

### I. U.S. Patents

î)de	Patent No.
Generalized Total Variational Image Zooming	8,031,975
Surfacing	8,199,148

# II. U.S. Patent Applications

Title		Patent Application /	¥0.
Method and System for Scattered S Harmonic Approximation	pherical	12/177,098	
System and Method For Mesh Stabiliz Facial Motion Capture Data	ation of	12/635,929	

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**RECORDED: 05/15/2013** 

**RECORDED: 05/07/2019** 

PATENT REEL: 030421 FRAME: 0787 PATENT REEL: 049107 FRAME: 0279