

Assignment Agreement

This Assignment Agreement (the "Agreement"), dated as of 2016/3/17 ("Effective Date"), is made and entered into by and between Business Ralliart, inc, a company organized under the laws of Japan, with its principal place of business located at Shijyo Karasuma FT Square 20 Naginatahoko-cho, Shijyo Karasuma Higashiiru, Shimogyo-ku, Kyoto, and BRregistry, Inc, a company organized under the laws of Japan, with its principal place of business located at Shijyo Karasuma FT Square 20 Naginatahoko-cho, Shijyo Karasuma Higashiiru, Shimogyo-ku, Kyoto. The parties to this Agreement shall be referred to individually as "Party" and collectively as the "Parties".

WHEREAS, Business Ralliart, inc, has entered a Registry Agreement ("Registry Agreement") with the Internet Corporation for Assigned Names and Numbers to operate a shared registration system, TLD name-servers and other equipment for the top-level domains ".okinawa", and ".ryukyu";

WHEREAS, BRregistry, Inc. desires to operates ".okinawa", and ".ryukyu".

NOW THEREFORE, for and in consideration of the mutual promises and covenants contained herein and for other good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby acknowledged, Business Ralliart, inc. and BRregistry, Inc. hereby agree as follows:

1. Business Ralliart, inc. hereby assigns, transfers, and conveys to BRregistry, Inc, all of the Transferred Assets (as described in Exhibit A) and Business Ralliart, inc.'s rights, obligations, title and interest in and to the Registry Agreement.
2. BRregistry, Inc, hereby accepts the assignment of the Transferred Assets.
3. BRregistry, Inc, agrees perform all of the covenants, obligations and agreements of Business Ralliart, inc. under the Registry Agreement from and after the Effective Date.
4. Parties agree that assignment of the Registry Agreement is conditioned on the satisfaction of all of ICANN requirements.
5. This Agreement shall be construed and interpreted in accordance with the laws of Japan. All actions or proceedings relating to this Agreement shall be conducted in the Tokyo District Court, and Parties hereto agree the exclusive jurisdiction of the said court.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed and delivered as of the Effective Date first stated above.

By:



Toshiyuki Nakanishi
Chief Executive Officer
Business Ralliant, inc.

By:



Toshiyuki Nakanishi
Chief Executive Officer
BRregistry, Inc.