## PATENT ASSIGNMENT

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

2	τy	les	neet	ver	sion	V1.	T.

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVE	YANCE:	CHANGE OF NAME			
CONVEYING PARTY DATA					
		Name	Execution Date		
CellScript, LLC			12/21/2010		
RECEIVING PARTY	ΑΤΑ				
Name:	CellScript, Inc.				
Street Address:	726 Post Road				
City:	Madison				
State/Country:	WISCONSIN				
Postal Code:	53713				
PROPERTY NUMBERS Total: 6					
Property Type		Number			
Application Number:		11787352			
Application Number:		00958			
Application Number:	1216	5324			
Application Number:	1272	20054			
Application Number:	1296	2498			
Application Number:	1296	2468			
CORRESPONDENCE DATA					
Fax Number:(608)662-1276Correspondence will be sent via US Mail when the fax attempt is unsuccessful.Phone:6086621277Email:sefilandrinos@casimirjones.comCorrespondent Name:Jason R. BondAddress Line 1:2275 Deming Way, Suite 310Address Line 4:Middleton, WISCONSIN 53562					
ATTORNEY DOCKET NUMBER:					
501501225		REE	PATENT L: 026131 FRAME: 0423		

#### NAME OF SUBMITTER:

#### Jason R. Bond

Total Attachments: 13

source=CellScriptConverstionDocument#page2.tif source=CellScriptConverstionDocument#page3.tif source=CellScriptConverstionDocument#page4.tif source=CellScriptConverstionDocument#page5.tif source=CellScriptConverstionDocument#page7.tif source=CellScriptConverstionDocument#page8.tif source=CellScriptConverstionDocument#page9.tif source=CellScriptConverstionDocument#page1.tif source=CellScriptConverstionDocument#page10.tif source=CellScriptConverstionDocument#page12.tif source=CellScriptConverstionDocument#page12.tif source=CellScriptConverstionDocument#page13.tif source=CellScriptConverstionDocument#page13.tif Sec. 179.76(3) & (5), 180.1161(3) & (5), 181.1161(3) & (5) and 183.1207(3) & (5), Wis. Stats.

State of Wisconsin DEPARTMENT OF FINANCIAL INSTITUTIONS Division of Corporate & Consumer Services



## **CERTIFICATE OF CONVERSION**

#### 1. Before conversion:

Company Name:		
CellScript, LLC		
· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	

Indicate (X) Entity Type	Limited Partnership (Ch. 179, Wis. Stats.) Business Corporation (Ch. 180, Wis. Stats.)	Organized under the laws of
	□ Nonstock Corporation (Ch. 181, Wis. Stats.)	WI
	Limited Liability Company (Ch. 183, Wis. Stats.)	(state or country *)

2. Does the converting entity have a fee simple ownership interest in any Wisconsin real estate?

Yes X No

If yes, the entity is required to file a report with the Wisconsin Department of Revenue under section 73.14 of the Wisconsin Statutes. (See instructions.)

\* If a foreign (out-of-state) business entity is converting to a Wisconsin business entity, attach a certificate of status or document of similar import authenticated by the Secretary of State or other appropriate official in the jurisdiction where the foreign business entity is organized, to include the name of the business entity and its date of incorporation or formation.

#### 3. After conversion:

Company Name:	
CellScript, Inc.	

Indicate (X) Entity Type	Limited Partnership (Ch. 179, Wis. Stats.) Business Corporation (Ch. 180, Wis. Stats.)	Organized under the laws of
	Nonstock Corporation (Ch. 181, Wis. Stats.)	WI
	Limited Liability Company (Ch. 183, Wis. Stats.)	(state or country)

FILING FEE - \$150.00 Use of this form is mandatory. DFI/CORP/1000(R06/06)

4. A Plan of Conversion containing all the following parts is attached as Exhibit A. (<u>NOTE</u>: A template for <u>Plan of Conversion</u> is included in this form. Use of the template is **optional**.)

- A. The name, form of business entity, and identity of the jurisdiction governing the business entity that is to be converted.
- B. The name, form of business entity, and identity of the jurisdiction that will govern the business entity after conversion.
- C. The terms and conditions of the conversion.
- D. The manner and basis of converting the shares or other ownership interests of the business entity that is being converted into shares or other ownership interests of the new form of business entity.
- E. The effective date and time of conversion, if the conversion is to be effective other than at the time of filing the certificate of conversion as provided under sec. 179.11(2), 180.0123, 181.0123 or 183.0111, whichever governs the business entity prior to conversion.
- F. A copy of the articles of incorporation, articles of organization, certificate of limited partnership, or other similar governing document of the business entity after conversion as Exhibit B. (NOTE: Templates for certificate of limited partnership, articles of incorporation, and articles of organization are included in this form. Use of the templates is optional.)
- G. Other provisions relating to the conversion, as determined by the business entity.

5. The Plan of Conversion was approved in accordance with the applicable law of the jurisdiction that governs the organization of the business entity.

6. Registered Agent (Agent for Service of Process) and Registered Office (Agent's business office) of the business entity **PRIOR TO CONVERSION**:

Registered Agent (Agent for Service of Process): Gary Dahl	Registered Office: 726 Post Road Madison, WI 53713
Additional Entry for a Limited Partnership only →	Record Office:

7. Registered Agent (Agent for Service of Process) and Registered Office (Agent's business office) of the business entity **AFTER CONVERSION**:

Registered Agent (Agent for Service of Process): Gary Dahl	Registered Office in WI (Street & Number, City, State (WI) and ZIP code): 726 Post Road Madison, WI 53713
Additional Entry for a Limited Partnership only →	Record Office:

8. Executed on 12-21-2010 (date) by the business entity PRIOR TO ITS CONVERSION.

Mark (X) below the title of the person executing the document.

For a limited partnership Title: General Partner

For a limited liability company Title: 
Member OR 
Manager

Harry a.	Dahl
On Oun	ducit
$\mathcal{V} / \mathcal{O}_{(Sil)}$	gnature)

Gary Dahl Jerry Jendrisak (Printed Name)

For a corporation Title: President OR Secretary or other officer title

**INSTRUCTIONS** (Ref. Sec. 179.76(3) & (5), 180.1161(3) & (5), 181.1161(3) & (5) and 183.1207(3) & (5), Wis. Stats. for document content)

Submit one original and one exact copy along with the required filing fee of \$150.00 to the address listed below. Make checks payable to the "Department of Financial Institutions". Filing fee is non-refundable. Sign the document manually or otherwise allowed under sec. 179.14 (1g)(c), 180.0103 (16), 181.0103 (23) or 183.0107 (1g)(c), Wis. Stats.

Mailing Address: Department of Financial Institutions Division of Corporate & Consumer Services P O Box 7846 Madison WI 53707-7846	Physical Address for Express Mail: Department of Financial Institutions Division of Corporate & Consumer Services 345 W. Washington Ave – 3 <sup>rd</sup> Fl. Madison WI 53703	Phone: 608-261-7577 FAX: 608-267-6813 TTY: 608-266-8818
---	--	---

**NOTICE:** This form may be used to accomplish a filing required or permitted by statute to be made with the department. Information requested may be used for secondary purposes. This document can be made available in alternate formats upon request to qualifying individuals with disabilities.

1. Enter the company name, type of business entity, and state of organization of business entity prior to conversion. Definitions of foreign entity types are set forth in ss. 179.01(4), 180.0103(9), 181.0103(13) and 183.0102(8), Wis. Stats.

If a foreign (out-of-state) business entity is converting to a Wisconsin business entity, attach a certificate of status or document of similar import authenticated by the Secretary of State or other appropriate official in the jurisdiction where the foreign business entity is organized, to include the name of the business entity and its date of incorporation or formation.

2. Select yes or no to indicate whether the converting entity has a fee simple ownership interest in any Wisconsin real estate. See sec. 73.14 and 77.25, Wis. Stats., or contact the Wisconsin Department of Revenue at (608)266-1594 for questions regarding fee simple ownership interest and the filing requirements with that department.

3. Enter the company name, type of business entity, and state of organization of business entity after conversion.

### Fce simple ownership interest Yes No (for DFI use only) CERTIFICATE OF CONVERSION

Γ Jennifer Knudson Neider & Boucher, S.C. 401 Charmany Drive, Suite 310 Madlson, WI 53719

L J **A** Enter your return address within the bracket above. Phone number during the day: (608) 661 - 4500

#### INSTRUCTIONS (Cont'd)

4. Attach the Plan of Conversion as Exhibit A. If the Plan of Conversion declares a specific effective time or delayed effective time and date, such date may not be prior to the date the document is delivered to the department for filing, nor more than 90 days after delivery. The drafter may use the template <u>Plan of</u> <u>Conversion</u> provided in this form or may prepare the Plan by other means. Use of the template is optional.

٦

5. This article states that the Plan of Conversion was approved in accordance with the applicable law of the jurisdiction that governs the organization of the business entity prior to conversion.

6. Provide the name of the business entity's registered agent and the address of its registered office **prior** to conversion. If the business entity is a domestic limited partnership, also provide the address of its record office.

7. Provide the name of the business entity's registered agent and the address of its registered office after conversion. If the business entity after conversion will be a domestic limited partnership, also provide the address of its record office. NOTE: The address of the registered office must describe its physical location, i.e., street name and number, city (in Wisconsin) and ZIP code. P O Box addresses may be included as part of the address (if located in the same community), but are not sufficient alone. Compare the information supplied in Article 6 to see that it agrees with the information set forth in the articles of incorporation or similar governing document attached as Exhibit B.

8. Enter the date of execution and the name and title of the person signing the document. The person executing the document will do so in their capacity as an officer, member, etc., of the business entity prior to its conversion. For example, an officer of the corporation would sign a Certificate of Conversion converting a corporation to a limited liability company.

DFI/CORP/1000(R06/06)

Sec. 179.76(3) & (5), 180.1161(3) & (5), 181.1161(3) & (5) and 183.1207(3) & (5), Wis. Stats.

# (TEMPLATE)





## EXHIBIT A

## PLAN OF CONVERSION

### 1. Before conversion:

me: ** <u>SEE ATTACHED</u> **	- 
Limited Partnership (Ch. 179, Wis. Stats.) Business Corporation (Ch. 180, Wis. Stats.) Nonstock Corporation (Ch. 181, Wis. Stats.)	Organized under the laws of (state or country)
	** <u>SEE ATTACHED</u> ** Limited Partnership (Ch. 179, Wis. Stats.) Business Corporation (Ch. 180, Wis. Stats.)

### 2. After conversion:

and a second	
I Commany Mamor	
Company Name:	
1	

Indicate (X) Entity Type	<ul> <li>Limited Partnership (Ch. 179, Wis. Stats.)</li> <li>Business Corporation (Ch. 180, Wis. Stats.)</li> </ul>	Organized under the laws of
	<ul> <li>Nonstock Corporation (Ch. 181, Wis. Stats.)</li> <li>Limited Liability Company (Ch. 183, Wis. Stats.)</li> </ul>	(state or country)

### 3. The terms and conditions of the conversion.

DFI/CORP/1000(R06/06)

4. The manner and basis of converting the shares or other ownership interests of the business entity that is to be converted into shares or other ownership interests of the new form of business entity.

5. Other provisions relating to the conversion, as determined by the business entity.

## 6. (OPTIONAL) Effective Date and Time of Conversion

The effective date and time of conversion shall be \_\_\_\_\_ (date) at \_\_\_\_\_ (time).

(An effective date declared under this article may not be earlier than the date the document is delivered to the department for filing, nor more than 90 days after its delivery. If no effective date and time is declared, the effective date and time will be determined by sec. 179.11(2), 180.0123, 181.0123 or 183.0111, whichever section governs the business entity prior to conversion.)

7. The articles of incorporation, articles of organization, certificate of limited partnership, or other similar governing document of the business entity after conversion is attached as Exhibit B.

(NOTE: Templates for certificate of limited partnership, articles of incorporation, and articles of organization are included in this form. Use of the templates is **optional**)

(Attach the appropriate governing document after conversion as Exhibit B)

DFI/CORP/1000(R06/06)

### (TEMPLATES) Certificate of Limited Partnership, Articles of Incorporation, and Articles of Organization

## For a Wisconsin Limited Partnership (Ch. 179) EXHIBIT B

Article 1. Name of the Limited Partnership: (Must contain the words "limited partnership" or the abbreviation "L.P." or "LP".)

Article 2. Street address of the record office in Wisconsin:	Article 3: Latest date upon which the limited partnership will dissolve:
Article 4. Agent for Service of Process:	Article 5. Street address (in Wisconsin) of the agent for service of process:

Article 6. Name of each General Partner:	Business Address of General Partner (s):

## For a Wisconsin Business Corporation (Ch. 180) EXHIBIT B

Article 1. Name of the corporation: \_

(Must contain "Inc." or other appropriate words or abbreviations. See sec. 180.0401, Wis. Stats.)

Article 2. The corporation is organized under Ch. 180 of the Wisconsin Statutes.

Article 4. Name of the registered agent:	Article 5. Street address (in Wisconsin) of the registered office:

#### DFI/CORP/1000(R06/06)

7

#### (TEMPLATES, Cont'd.) Certificate of Limited Partnership, Articles of Incorporation, and Articles of Organization

## For a Wisconsin Nonstock Corporation (Ch. 181) EXHIBIT B

Article 1. Name of the corporation: (Must contain "Inc." or other appropriate words or abbreviations. See sec. 181.0401, Wis. Stats.)

Article 2. The corporation is organized under Ch. 181 of the Wisconsin Statutes.

Article 3. The corporation: 🗌 will have members	<b>OR</b> will not have members
Article 4. Name of the registered agent:	Article 5. Street address (in Wisconsin) of the registered office:
Article 6. Mailing address of the principal office:	(Optional) Article 7. The purpose or purposes for which the corporation is organized:

## For a Wisconsin Limited Liability Company (Ch. 183) EXHIBIT B

Article 1. Name of the limited liability company: (Must end with "LLC" or contain other appropriate words or abbreviations. See sec. 183.0103, Wis. Stats.)

Article 2. The limited liability company is organized under Ch. 183 of the Wisconsin Statutes.

Article 3. The management of the limited liability company shall be vested in:

a manager or managers **OR** Its members

Article 4. Name of the registered agent:	Article 5. Street address (in Wisconsin) of the registered office:

(NOTICE: Articles of Organization may contain only the above information.)

## EXHIBIT A

4

¥ •

·····

## PLAN OF CONVERSION

#### PLAN OF CONVERSION

#### CellScript, LLC (the "Company")

1. Before the conversion, the Company is a limited liability company organized under the laws of the state of Wisconsin (Ch. 183, Wis. Stats.) and its name before the conversion is CellScript, LLC.

2. After the conversion, the Company will be a business corporation organized under the laws of the state of Wisconsin (Ch. 180, Wis. Stats.) and its name after the conversion will be CellScript, Inc.

3. The terms and conditions of the conversion are as follows:

(a) The Articles of Incorporation of the corporation immediately after the conversion will be in the form attached hereto as <u>Exhibit B</u>.

(b) Each holder of Units of the Company immediately prior to the conversion will become a shareholder of the corporation immediately after the conversion and shall receive the number of shares of the corporation's Common Stock required pursuant to the method of converting ownership interest of the limited liability company into ownership interests in the corporation as set forth in Section 4.

(c) The initial Bylaws of the corporation immediately after the conversion will be in the form adopted by the Company's Members concurrently with their approval of this Plan of Conversion. Adoption of the Bylaws will be by vote or written consent in lieu thereof, of members of the Company who hold, collectively among them, a majority of the Company's voting Units.

(d) The initial Director of the corporation immediately after the conversion will be Gary Dahl. Vacancies on the Board of Directors of the corporation immediately after the conversion may be filled in accordance with the corporation's Bylaws and Ch. 180, Wis. Stats.

4. The manner and basis of converting the ownership interests of the Company into ownership interests of the corporation is as follows:

Upon the conversion, the entire Percentage Interest of the member owning the fifty-five and thirty-two hundredths percent (55.32%) interest in the Company immediately prior to the conversion will convert into five hundred twenty (520) issued and outstanding shares of the corporation's common stock.

00319237.DOC

Upon the conversion, the entire Percentage Interest of the member owning the forty-four and sixty-eight hundredth percent (44.68%) interest in the Company immediately prior to the conversion will convert into four hundred twenty (420) issued and outstanding shares of the corporation's common stock, respectively.

5. The conversion will be effective on the date this document is filed with the State of Wisconsin's Department of Financial Institutions.

## EXHIBIT B ARTICLES OF INCORPORATION

00319237.DOC

ŝ

.

#### ARTICLES OF INCORPORATION CELLSCRIPT, INC.

The undersigned Incorporator hereby adopts the following Articles of Incorporation for the purpose of forming a service corporation (the "Corporation") under the Wisconsin Business Corporation Law, Chapter 180 of the Wisconsin Statutes ("Chapter 180").

#### ARTICLE I Name

The name of the Corporation is CellScript, Inc.

#### ARTICLE II Purposes and Powers

The purposes for which the Corporation is formed are to engage in any lawful activity within the purposes for which corporations may be organized under Chapter 180 of the Wisconsin Statutes ("Chapter 180").

#### **ARTICLE III**

#### Authorized Shares of Stock

The Corporation shall be authorized to issue 10,000 shares. The Corporation's authorized shares shall consist of one class only and shall be designated as common stock of the par value of \$0.01 ("Common Stock").

#### ARTICLE IV Registered Office and Registered Agent

Section 4.01 Registered Office and Registered Agent. The street address of the Corporation's initial registered office is 726 Post Road, Madison, WI 53713. The name of the Corporation's initial registered agent at this address is Gary Dahl.

#### ARTICLE V Incorporator(s)

Section 5.01 Incorporator(s). The name and complete address of the Incorporator of the Corporation is Gary Dahl, 726 Post Road, Madison, WI 53713.

00319237.DOC

PATENT REEL: 026131 FRAME: 0437

**RECORDED: 04/14/2011**