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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2636237

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	12/16/2005	

CONVEYING PARTY DATA

Name	Execution Date
MUSICSTREAM, LLC	09/30/2005

RECEIVING PARTY DATA

Name:	ELARIO, INC.
Street Address:	65 ENTERPRISE
City:	ALISO VIEJO
State/Country:	CALIFORNIA
Postal Code:	92656

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12114286

CORRESPONDENCE DATA

Fax Number: (617)204-5150 **Phone**: 6172045100

Email: bechetn@pepperlaw.com

Correspondence will be sent via US Mail when the email attempt is unsuccessful.

Correspondent Name: ANDREW W. SCHULTZ

Address Line 1: 125 HIGH STREET, 19TH FLOOR

Address Line 2: PEPPER HAMILTON LLP

Address Line 4: BOSTON, MASSACHUSETTS 02110-2376

ATTORNEY DOCKET NUMBER:	141425.00006
NAME OF SUBMITTER:	NANCY BECHET
Signature:	/Nancy Bechet/

REEL: 031713 FRAME: 0004

PATENT

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Date:	12/04/2013
Total Attachments: 6 source=AssignmentTWO#page1.tif source=AssignmentTWO#page2.tif source=AssignmentTWO#page3.tif source=AssignmentTWO#page4.tif source=AssignmentTWO#page5.tif source=AssignmentTWO#page6.tif	



State of California Secretary of State

I, BRUCE McPHERSON, Secretary of State of the State of California, hereby certify:

That the attached transcript of ______ page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and afflx the Great Seal of the State of California this day of

JAN 13 2006

BRUCE McPHERSON Secretary of State

Sec/State Form CE-107 (REV 03/31/05)

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PATENT REEL: 025385 FRAME: 0847

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ENDORSED - FILED
In the office of the Secretary of State
of the State of California

AGREEMENT OF MERGER

DEC 1 6 2005

This Agreement of Merger is entered into as of the dates indicated below, by and between Elario, Inc., a California corporation (the "Surviving Corporation") and MusicStream, LLC, a California Limited Liability Company (the "Disappearing Company"). The Surviving Corporation and the Disappearing Company are sometimes referred to as the "Constituent Entities,"

The Constituent Entities agree as follows:

- 1. <u>Disappearing Company</u>, Disappearing Company is a duly organized, existing and in good standing under the laws of the State of California and a wholly owned subsidiary of Surviving Corporation with Surviving Corporation being the sole member.
- 2. <u>Surviving Corporation.</u> Surviving Corporation is duly organized, existing and in good standing under the laws of the State of California. It has 20,000,000 shares of authorized common stock of which 2,473,466 shares are issued and outstanding. It also has 5,000,000 shares of preferred stock authorized of which none (-0-) are issued or outstanding.
- 3. Adoption of Reorganization by Boards. The Board of Directors of the Surviving Corporation and the Managing Member of the Disappearing Company deem it in the best interests of the Surviving Corporation and its shareholders, and the Disappearing Company and its member, that the Disappearing Company be merged with Surviving Corporation in accordance with California Corporations Code Section 1100 et seq. The Board and Managing Member hereby adopt on behalf of the Constituent Entities the plan of reorganization set forth in this Agreement of Merger.
- 4. Merger. Disappearing Company shall be merged with Surviving Corporation, which shall survive the merger. Disappearing Company's separate existence shall cease on the effective date of the merger. Without any other transfer or documentation, on the effective date of the merger, Surviving Corporation shall:
 - A. Succeed to all of Disappearing Company's rights and property; and
 - B. Be subject to all Disappearing Company's liabilities and obligations.

Notwithstanding the above, after the effective date, the Surviving Corporation's proper officers and directors may perform any acts necessary or desirable to vest or confirm Surviving Corporation's possession of and title to any property or rights of Disappearing Company, or otherwise carry out this Agreement's purposes. The above authorization shall include execution and delivery of deeds, assurances, assignments or other instruments.



- 6. <u>Cancellation of Disappearing Company's Member Interests.</u> By virtue of the merger and without any action by any shareholder or member, upon the effective date 100% of the member interests in the Disappearing Company shall be canceled without any further consideration. The shares of Surviving Corporation outstanding immediately prior to the merger shall not be changed by reason of the merger.
- 7. Changes in Articles of Incorporation and Bylaws. Surviving Corporation's Articles of Incorporation as amended and in effect on the effective date shall continue to be the Articles of Incorporation without change as a result of the merger. Surviving Corporation's Bylaws as amended and in effect on the effective date shall continue to be the Bylaws without change as a result of the merger.
- 8. Officers and Directors, Surviving Corporation's officers and directors shall continue and remain as such after the effective date for the full unexpired terms of their respective offices, or until their successors have been duly elected or appointed or qualified.
- 9. <u>Effective Date.</u> Provided this agreement is not abandoned, the effective date of the merger shall be as prescribed by law and shall be preceded by the filing of this Agreement of Merger, with officers' certificate of Surviving Corporation and Certificate of Merger of Disappearing Company attached, in the office of the Secretary of State in accordance with the California Corporations Code Section 1103.
- 10. <u>Abandonment of Merger.</u> Any time prior to the effective date, this merger may be abandoned without further obligation or liability by action of the board of directors of either Surviving Corporation or the Managing Member of Disappearing Company, notwithstanding approval of the merger by their shareholders or members.
- 11. <u>Counterparts.</u> This Agreement of Merger may be executed in any number of counterparts, each of which shall constitute an original instrument.
- 12. <u>Execution</u>. The parties have executed this Agreement of Merger by their respective duly authorized officers/manager, as of the dates indicated below.

"Surviving Corporation"

Elario, Inc., a California corporation

Dated: Sept 2965

Dated: Sept 30/05

Martin D. Weel, President

Vob Wool Socratory

Ken Weel, Secretary

"Disappearing Company"
MusicStream, LLC, a California
Limited Liability Company

Dated: <u>Sept 20-05</u>

Martin D. Weel, Manager

CERTIFICATE OF APPROVAL

OF

AGREEMENT OF MERGER

Martin D. Weel and Ken Weel certify that:

- 1. That they are the President and Secretary, respectively, of Elario, Inc., a California corporation.
- 2. The Agreement of Merger In the form attached was duly approved by the board of directors.
- 3. The corporation has only one class of shares and the total outstanding shares is 2,473,466. The principal terms of the Agreement of Merger were approved by the vote all the outstanding shares which equaled or exceeded the vote required. The percentage vote required is more than 66%.

I further declare under penalty of perjury under the laws of the state of Callfornia that the matters set forth in this certificate are true and correct of our own knowledge.

Dated: A4 5 / 2005

Martin D. Weel, President

Dated: An 9 /2005

Ken Weel Secretary

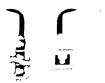


State of California Secretary of State

LIMITED LIABILITY COMPANY CERTIFICATE OF MERGER

(Corporations Code Section 17552)

	IMPORTANT - Read	Fee – Please see Instruction I instructions before compt	eting this form.		
1	Name of surviving entity:	12 *		This Space For Filing Use Only	
	ELARIO, INC.	2. Type of entity: CORPORATION	3. Secretary of State File Nu 2348196	mber: 4. Jurisdiction: CALIF.	
-	 Name of disappearing entity: MUSICStream, LLC 	6. Type of entity: LLC	7. Secretary of State File Nu 200409210109	mber; 8. Jurisdiction: CALIF.	
	9. Future effective date, if any:	Month	Day	Year	
ſ	If a vote was required pursuan	nt to Section 17551 or Section 1	113, enter the outstanding int	erests of each class entitled to vote	
on the merger and the percentage of vote required: Surviving Entity		Disappearing Entity			
	Each class entitled to vote	Percentage of vote required	Each class entitled to vote		
	Common 2,473,466	66%	100% of the Men		
	The principal terms of the agreequated or exceeded the vote is	ement of merger were approve	d by a vote of the number of Ir	nterests or shares of each class that	
SECTION 12 IS ONLY APPLICABLE IF THE SURVIVING ENTITY IS A DOMESTIC LIMITED LIABILITY COMPANY, COMPLETE ITEM 12 AND PROCEED TO ITEM 15.					
	 Requisite changes to the information set forth in the Articles of Organization of the surviving limited liability company resulting from the merger. Attach additional pages if necessary. 				
SECTIONS 13 AND 14 ARE APPLICABLE IF THE SURVIVING ENTITY IS A FOREIGN LIMITED LIABILITY COMPANY OR OTHER BUSINESS ENTITY, COMPLETE ITEMS 13 AND 14.					
	13. Principal business address of t	the surviving foreign limited liab	illfy company or other business	o onthu	
	Address:		my company of outer beaming	o onucy.	
_	City:	State:		Zip Code;	
	 Other Information required to tentity is organized. Attach additional 	be stated in the Certificate of Nitional pages if necessary.	ferger by the laws under which	ch each constituent other business	
_	15. Number of pages attached, if ar	ny: None			
	16. I certify that the statements coperson who is executing this ins	entained in this document are i strument, which execution is my	ect and deed.		
	Signature of Authorized Person fo	r the Surviving Entity Date	Type or Print Name and	Weel, Freshdent Title of Person Signing	
	x Kupy		Ken Weel,	Secretary	
	Signature of Authorized Person fo	r the Surviving Entity Date	Type or Print Name and	Title of Person Signing	
	x NEC		Martin D.	Weel, Manager CE OF	
	Signature of Authorized Person for	r the Disappearing Entity Date	Type or Print Name and	Title of Person Signing O.S.	
		,,		Burger	
	Signature of Authorized Person for		Type or Print Name and	U Partie	
_	Signature of Authorized Person for SEC/STATE (REV. 03/2006)		Type or Print Name and	U Partie	



PATENT REEL: 031713 FRAME: 0011

RECORDED: 12/04/2013