PATENT ASSIGNMENT COVER SHEET

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EPAS ID: PAT2697506

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
BRIAN J. VETTER	01/22/2014
JUSTIN P. MARSTON	01/24/2014

RECEIVING PARTY DATA

Name:	DROIDCLOUD, INC.
Street Address:	9390 RESEARCH BLVD., KALIDO II,
Internal Address:	SUITE 100
City:	AUSTIN
State/Country:	TEXAS
Postal Code:	78759

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14160877

CORRESPONDENCE DATA

Fax Number: (512)371-9088 **Phone**: 5126379220

Email: mmarquez@sprinklelaw.com

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

Correspondent Name: SPRINKLE IP LAW GROUP
Address Line 1: 1301 W. 25TH STREET

Address Line 2: SUITE 408

Address Line 4: AUSTIN, TEXAS 78705

ATTORNEY DOCKET NUMBER:	DROID1110-1
NAME OF SUBMITTER:	KATHARINA W. SCHUSTER
Signature:	/katharina w. schuster/
	PATENT

502650898 REEL: 032044 FRAME: 0705

Date:	01/24/2014
Total Attachments: 4 source=DROID1110-1_Executed_Assignments source=DROID1110-1_Executed_Assignments source=DROID1110-1_Executed_Assignments source=DROID1110-1_Executed_Assignments	ent#page2.tif ent#page3.tif

ASSIGNMENT

This Assignment is made by **Brian J. Vetter** of 9002 Middlebie Dr., Austin, Texas 78750, and **Justin P. Marston** of 5212 Anaconda Lane, Austin, Texas 78730 ("Assignor(s)").

WHEREAS, Assignor(s) have invented new and useful invention(s) disclosed in an application for Letters Patent entitled "SYSTEM, METHOD AND COMPUTER PROGRAM PRODUCT FOR PROVIDING NOTIFICATIONS FROM A VIRTUAL DEVICE TO A DISCONNECTED PHYSICAL DEVICE", identified by Attorney Docket No. DROID1110-1 (United States Patent Application No. 14/160,877 , filed January 22, 2014); and

WHEREAS, the parties desire to have a recordable instrument assigning the entire right, title and interest in and to said invention(s) and any and all improvements thereof disclosed in said application ("Invention"), said application, on any subsequently filed divisional, continuation, continuation-in-part, re-examination, reissue or other application for protection ("Applications"), and any patents, invention registrations or other forms of protection ("Patents") that may be granted for said Invention from any Applications in the United States and throughout the world;

NOW, THEREFORE, in accordance with the obligations to assign the Invention and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor(s) hereby sell, assign, and transfer to **DroidCloud**, **Inc.**, having a principal place of business at **9390 Research Blvd.**, **Kalido II**, **Suite 100**, **Austin**, **Texas 78759** (hereinafter referred to as "Assignee"), the entire right, title, and interest in and to said Invention, said Applications and any Patents that may be granted for said Invention in the United States and throughout the world, including the right to file any applications directly in the name of the Assignee and to claim for any such applications any priority rights to which such applications are entitled, the right to prosecute infringers of any Patents that may be granted for said Invention in the United States and throughout the world and any provisional or other right to recover damages, including royalties, for prior infringements of any of said Applications or Patents that may be granted for said Invention in the United States and throughout the world.

Assignor(s) agree that, upon request and without further compensation, but at no expense to Assignor(s), they and/or their legal representatives and assigns will do all lawful acts, including the execution of papers and the giving of testimony, that may be necessary or desirable for obtaining, sustaining, reissuing, or enforcing the Patents in the United States and throughout the world for said Invention, and for perfecting, recording, or maintaining the title of Assignee, its successors and assigns, to said Invention, said application, and any Patents granted for said Invention in the United States and throughout the world.

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Assignor(s) represent and warrant that they have not granted and will not grant to others any rights inconsistent with the rights granted herein.

Assignor(s) authorize and request the Commissioner for Patents of the United States and of all foreign countries to issue any Patents granted for said Invention, whether on said application or on any subsequently filed divisional, continuation, continuation-in-part, re-examination, reissue or other application, to Assignee, its successors and assigns, as the assignee of the entire interest in said Invention.

Assignor(s) hereby authorize and request the registered practitioner(s) associated with Customer No. 44654 to insert above the filing date and application number of said application when known.

IN WITNESS WHEREOF, Assignar(s) have executed this Assignment on the dates provided below.

Name of Sole/First Inventor: Signature: Date:	Brian J. Vetter
Name of Additional Inventor:	Justin P. Marston
Signature:	
Date:	
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ASSIGNMENT

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NOW, THEREFORE, in accordance with the obligations to assign the Invention and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor(s) hereby sell, assign, and transfer to **DroidCloud, Inc.**, having a principal place of business at **9390 Research Blvd.**, **Kalido II, Suite 100, Austin, Texas 78759** (hereinafter referred to as "Assignee"), the entire right, title, and interest in and to said Invention, said Applications and any Patents that may be granted for said Invention in the United States and throughout the world, including the right to file any applications directly in the name of the Assignee and to claim for any such applications any priority rights to which such applications are entitled, the right to prosecute infringers of any Patents that may be granted for said Invention in the United States and throughout the world and any provisional or other right to recover damages, including royalties, for prior infringements of any of said Applications or Patents that may be granted for said Invention in the United States and throughout the world.

Assignor(s) agree that, upon request and without further compensation, but at no expense to Assignor(s), they and/or their legal representatives and assigns will do all lawful acts, including the execution of papers and the giving of testimony, that may be necessary or desirable for obtaining, sustaining, reissuing, or enforcing the Patents in the United States and throughout the world for said Invention, and for perfecting, recording, or maintaining the title of Assignee, its successors and assigns, to said Invention, said application, and any Patents granted for said Invention in the United States and throughout the world.

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Date	01-24-2014