

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT4799772

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the ASSIGNEE ADDRESS previously recorded on Reel 044648 Frame 0520. Assignor(s) hereby confirms the ASSIGNEE ADDRESS SHOULD BE PO BOX 15415, PORTLAND, MAINE 04112-5415.

CONVEYING PARTY DATA

Name	Execution Date
WIRELESS DIRECTORY NETWORK, INC.	10/14/2014

RECEIVING PARTY DATA

Name:	I-COMM CONNECT LLC
Street Address:	PO BOX 15415
City:	PORTLAND
State/Country:	MAINE
Postal Code:	04112-5415

PROPERTY NUMBERS Total: 2

Property Type	Number
Patent Number:	8520661
PCT Number:	US0648390

CORRESPONDENCE DATA

Fax Number: (603)433-6372

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: 603-433-6300

Email: vborry@pierceatwood.com

Correspondent Name: KEVIN M. FARRELL

Address Line 1: 100 SUMMER STREET

Address Line 2: SUITE 2250

Address Line 4: BOSTON, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER:	19336-9193 (US & PCT)
NAME OF SUBMITTER:	KEVIN M. FARRELL
SIGNATURE:	/Kevin M. Farrell/
DATE SIGNED:	01/30/2018

Total Attachments: 7

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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
WIRELESS DIRECTORY NETWORK, INC.	10/14/2014
RECEIVING PARTY DATA	
Name:	I-COMM CONNECT LLC
Street Address:	VILLAGE WEST #2
City:	CARRABASSETT VALLEY
State/Country:	MAINE
Postal Code:	04947
PROPERTY NUMBERS Total: 2	
Property Type	Number
PCT Number:	US0648390
Patent Number:	8520661
CORRESPONDENCE DATA	
Fax Number:	(603)433-6372
Phone:	603-433-6300
Email:	vborry@pierceatwood.com
<i>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.</i>	
Correspondent Name:	KEVIN M. FARRELL
Address Line 1:	100 SUMMER STREET
Address Line 2:	SUITE 2250
Address Line 4:	BOSTON, MASSACHUSETTS 02110
ATTORNEY DOCKET NUMBER:	19336-9193
NAME OF SUBMITTER:	KEVIN M. FARRELL
Signature:	/Kevin M. Farrell/
Date:	11/22/2017

Total Attachments: 4

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RECEIPT INFORMATION**EPAS ID:** PAT4701462**Receipt Date:** 11/22/2017

ASSIGNMENT OF ASSETS

THIS ASSIGNMENT OF ASSETS is entered into as of October 14, 2014, by and between **Wireless Directory Network, Inc.**, (f/k/a Flatwire, Inc.), a Maine corporation ("Assignor"), and **I-Comm Connect LLC**, a Delaware limited liability company ("Assignee").

1. Assignment. For One Dollar (\$1.00) and other good and valuable consideration including a Ten Percent (10%) non-dilutable membership interest in the Assignee, the receipt and sufficiency of which is hereby acknowledged, Assignor hereby assigns, sells, grants, transfers and conveys to Assignee and its successors, assigns and designees, the following:

a. Assignor's entire rights, title, and interests throughout the world of in and to the Assets (defined below), together with all claims, either in law or in equity, and damages for past, present or future infringements of any of the Assets, where applicable, with the right to sue for, and collect the same for, Assignee's own use and benefit and for the use and benefit of Assignee's successors, assigns and designees.

b. Any and all rights of Assignor, express or implied, legal or equitable, in and to all trademarks, copyrights, trade secrets, works, products and/or innovations based upon, derived from, or incorporating the Assets and all licenses or use agreements relating to the Assets, including, without limitation, all income, royalties, damages, claims and payments now or hereafter due or payable with respect thereto.

c. Assignor's entire rights, title, and interests throughout the world in, to and under any Inventions (defined below), together with all claims, either in law or in equity, and damages for past, present or future infringements or misappropriations of the Inventions, with the right to sue for, and collect the same for, Assignee's own use and benefit and for the use and benefit of Assignee's successors, assigns and designees.

d. Any and all rights of Assignor, express or implied, legal or equitable, in and to all works, products, and/or innovations based upon, derived from, or utilizing the Inventions and with the exception of the Excluded Assets, which are retained by Assignor, all licenses or use agreements relating to the Inventions, including, without limitation, all income, royalties, damages, claims and payments now or hereafter due or payable with respect thereto.

e. The Internet World Wide Web URL's and sites (including, without limitation, all related HTML and similar files, domain names and technologies) owned, used, associated with and/or developed on behalf of Assignor and/or Assignor's Business, including those listed on *Schedule A* hereto.

f. All of Assignor's ownership and/or license rights and/or other rights related to the Assets and Inventions used in connection with Assignor's Business (defined below) not expressly set forth in subparagraphs a. through e. above.

2. Definitions.

a. "Assignor's Business" means all past and current business activities of Assignor or its predecessors.

b. "Assets" means those tangible and intangible assets of Assignor set forth in *Schedule A* hereto and incorporated herein by reference.

c. "Inventions" means, except for the Excluded Assets, any and all rights in, to and under any new and useful inventions, innovations and/or work product owned, used, associated with and/or developed on behalf of Assignor and/or Assignor's Business, all improvements thereof and all know-how related thereto, including, without limitation, those patents and patent applications set forth on the attached *Schedule A* and all other patents issued and/or patent applications filed in the United States and worldwide, and all reissues, extensions, renewals, divisions and continuations (including continuations-in-part) thereof, for the full term thereof, as well as any and all rights to apply for patents in the United States and in foreign countries for said inventions.

d. "Computer Systems" means any and all computer hardware (including, without limitation, all operating system and other embedded and/or installed software), computer software (including, without limitation, all object code, source code, access codes, licenses, system architectures, diagrams, drawings, flowcharts, decision trees, matrices, specifications, programming logic and algorithms), computer databases (including, without limitation, all data and information contained therein and all technologies or systems related thereto).

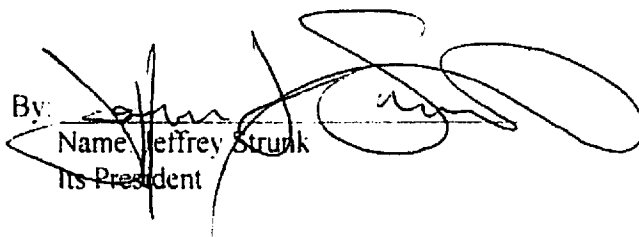
3. Further Assurances. Assignor agrees to execute all papers and perform such other acts as Assignee may reasonably deem necessary to perfect and secure for Assignee and/or its successors, assigns or designees the rights herein assigned.

4. Representations and Warranties. WDN represents and warrants that (i) it is the owner of the entire right, title, and interest in and to the patent rights, URL's, trademark and license agreement described in the attached *Schedule A*, (ii) it has the right to transfer the patent rights, URL's, trademark and license agreement as provided for in this agreement, (iii) the patent rights, URL's, trademark and license agreement do not infringe on the patents, trademarks, trade secrets or copyright rights of any third party; and (iv) there is no litigation pending, outstanding or previously settled against WDN with respect to the to the patent rights, URL's, trademark and license agreement.

[Signatures are on the following page.]

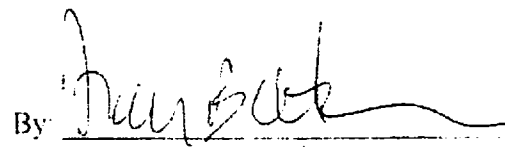
IN WITNESS WHEREOF, Assignor has caused this Assignment of Assets to be executed as of the date set forth above.

Wireless Directory Network, Inc.

By: 
Name: Jeffrey Strunk
Its President

Acknowledged and Agreed:

I-Comm Connect LLC

By: 
Name: Tracy K. Butler
Its Chief Executive Officer

SCHEDULE A

ASSETS

1. The following issued patents and pending patent applications associated with U.S. Patent No. entitled "System for Storing and Supplying Wireless Contacts Information":

- a. Canadian Patent Application No. 2,633,648
- b. EPT Patent application No. 06839416.2
- c. Japanese Patent No. 5,297,811
- d. United States Patent No. 8,520,661
- e. Patent Cooperation Treaty (PCT) Patent Application No. PCT/US06/48390

2. Any Trademark or Logo associated with i.communicator, I-Comm Connect LLC, or ICC acquired by Wireless Directory Network, Inc.

3. All of the following URLs acquired by Wireless Directory Network, Inc. ("WDN") to facilitate the Assignor's Business:

I-COMCONNECT.COM	I-COMCONNECT.NET
I-COMCONNECTS.COM	I-COMCONNECTS.ME
I-COMCONNECTS.NET	I-COMCONNECTS.US
I-COMMCONNECT.COM	I-COMMCONNECT.NET
I-COMMCONNECTS.COM	I-COMMCONNECTS.NET
ICOMMCONNECTS.ME	I-COMMCONNECTS.US
ICOMCONNECT.COM	ICOMCONNECTS.COM
ICOMCONNECTS.NET	ICOMCONNECTS.ME
ICOMCONNECTS.US	
ICOMMCONNECT.COM	ICOMCONNECT.NET
ICOMMCONNECTS.COM	ICOMMCONNECTS.NET
ICOMMCONNECTS.ME	ICOMMCONNECTS.US

3. U.S. Trademark Registration No. for the mark i-Communicator