

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
 Stylesheet Version v1.2

EPAS ID: PAT5401416

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT	
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT	
<b>CONVEYING PARTY DATA</b>		
	<b>Name</b>	<b>Execution Date</b>
	ICELERO INC	03/16/2015
<b>RECEIVING PARTY DATA</b>		
<b>Name:</b>	SATELLITE TECHNOLOGIES LLC	
<b>Street Address:</b>	8500 NORMANDALE LAKE BLVD	
<b>Internal Address:</b>	SUITE 600	
<b>City:</b>	MINNEAPOLIS	
<b>State/Country:</b>	MINNESOTA	
<b>Postal Code:</b>	55437	
<b>PROPERTY NUMBERS Total: 1</b>		
	<b>Property Type</b>	<b>Number</b>
	Application Number:	16290554
<b>CORRESPONDENCE DATA</b>		
<b>Fax Number:</b>	(703)852-3507	
<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>		
<b>Phone:</b>	7036234122	
<b>Email:</b>	crvillamar@villamars.com	
<b>Correspondent Name:</b>	THE VILLAMAR FIRM PLLC	
<b>Address Line 1:</b>	3424 WASHINGTON DR.	
<b>Address Line 4:</b>	FALLS CHURCH, VIRGINIA 22041	
<b>ATTORNEY DOCKET NUMBER:</b>	154270-012 US CON	
<b>NAME OF SUBMITTER:</b>	CARLOS R. VILLAMAR	
<b>SIGNATURE:</b>	/Carlos R. Villamar Reg. #43224/	
<b>DATE SIGNED:</b>	03/01/2019	
<b>Total Attachments: 14</b>		
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## FORM OF ASSIGNMENT OF WORLDWIDE PATENT RIGHTS

iCelero, Inc., a Delaware corporation (previously iCelero, LLC per Attachment I), located at 1190 Saratoga Ave., Suite 240, San Jose, CA 95129, USA ("Assignor"), in consideration of the sum of Ten Dollars (USD \$10.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, hereby assigns to Satellite Technologies, LLC, a Delaware Limited Liability Company, located at 8500 Normandale Lake Blvd., Suite 600, Minneapolis, MN 5437 ("Assignee"), the entire right, title and interest for the United States of America and its territorial possessions, and all foreign countries including all rights of priority, in inventions and in the United States patents and applications identified on Schedule A and in inventions and in all foreign patents and applications identified on Schedule B and in and to all Letters Patent(s) of the United States and all foreign countries which may or shall be granted on said inventions, or any parts thereof, or any divisional, continuing, reissue or other applications based in whole or in part thereon.

The Assignor agrees to execute all applications, amended specifications, deeds or other instruments, including any papers in connection with any interference concerning such patents or applications listed on Schedule A and Schedule B and to do all acts necessary or proper to secure the grant of Letters Patent in the United States and in all other countries to Assignee, to vest and confirm in said corporation, its successors and assigns, the legal title to all such patents.

The Assignor does hereby authorize and request the Commissioner of Patents and Trademarks of the United States to issue any and all Letters Patents of the United States as shall be granted upon said inventions or applications, or any divisions or continuing or reissue applications thereof or based thereon to said Assignee, its successors and assigns, and Assignor hereby covenants that it has the full right to convey the entire interest herein assigned, and that it has not executed, and will not execute, any agreement in conflict herewith.

The Assignor agree(s) to execute all papers and documents and to perform any act which may be necessary in connection with claims under or provisions of the International Convention for the Protection of Industrial Property or similar agreements.

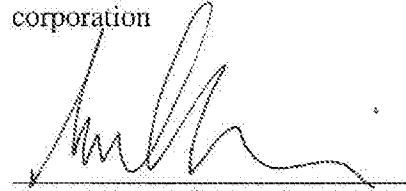
The Assignor specifically and unequivocally grants to Assignee the right to bring suit for any infringement of the patents (issued, pending or otherwise) listed on Schedule A and Schedule B hereto occurring prior to the date of the Assignment and to collect any damages or other fees resulting therefrom.

[Remainder of Page Intentionally Left Blank]

Witness my hand and seal this 16<sup>th</sup> day of March, 2015.

iCelero, Inc. (previously iCelero LLC), a Delaware corporation

A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.



Name: Masoud Ghafouri

Title: VP, Operations

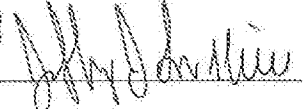
County of San Mateo  
State of California

Masoud Ghafouri

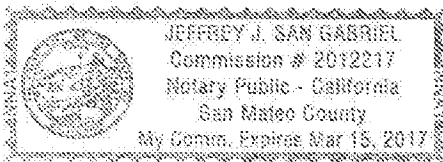
Then personally appeared the above named \_\_\_\_\_ and acknowledged the foregoing act to be his/her free act and deed, before me, this 16<sup>th</sup> day of March, 2015.

Jeffrey J. San Gabriel

Notary Public: \_\_\_\_\_

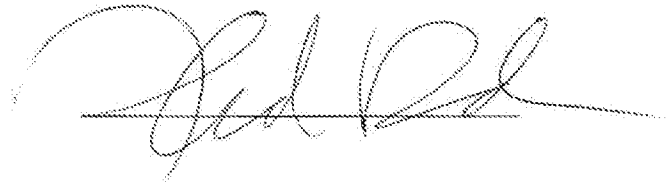


My commission expires: 03-15-2017



Witness my hand and seal this 11<sup>th</sup> day of March, 2015.

Satellite Technologies, LLC, a Delaware Limited  
Liability Company



Name: Rhonda Donahoe  
Title: CFO

County of Hennepin  
State of Minnesota

Then personally appeared the above named Rhonda Donahoe  
and acknowledged the foregoing act to be  
his/her free act and deed, before me, this 11<sup>th</sup> day of March, 2015.



Traci R. Mallonee  
Notary Public: Traci R. Mallonee  
My commission expires: Jan. 31, 2020

**Schedule A: U.S. Patents**

<b>Docket Number</b>	<b>Serial No. / Patent No.</b>	<b>Filing Date / Issue date</b>	<b>Country Name</b>	<b>Title</b>	<b>Status</b>
154270-001 US PRO1	60/598,417	08/02/2004	United States	QUASI-ADIABATIC PROGRAMMABLE PROCESSOR ARCHITECTURE	EXPIRED
154270-001 US PRO2	60/587,691	07/13/2004	United States	QUASI-ADIABATIC PROGRAMMABLE OR COOL PROCESSORS ARCHITECTURE	EXPIRED
154270-001 US	11/180,068; USP 7,721,069	07/12/2005  05/18/2010	United States	LOW POWER, HIGH PERFORMANCE, HETEROGENEOUS, SCALABLE PROCESSOR ARCHITECTURE	ISSUED
154270-001 US CON	12/782,431; USP 8,386,751	05/18/2010  02/26/2013	United States	LOW POWER, HIGH PERFORMANCE, HETEROGENEOUS, SCALABLE PROCESSOR ARCHITECTURE	ISSUED
154270-001 US CON2	13/775,402; USP 8,880,850	02/25/2013  11/04/2014	United States	LOW POWER, HIGH PERFORMANCE, HETEROGENEOUS, SCALABLE PROCESSOR ARCHITECTURE	ISSUED
154270-002 US	11/848,023	08/30/2007	United States	PROGRAMMABLE PROCESSOR ARCHITECTURE	EXPIRED
154270-003 US	11/733,707	04/10/2007	United States	CONFIGURABLE INTERFACE FOR CONNECTING VARIOUS CHIPSETS FOR WIRELESS COMMUNICATION TO A PROGRAMMABLE (MULTI-)PROCESSOR	EXPIRED

154270-004 US	11/195,429	08/02/2005	United States	PROGRAMMABLE PROCESSOR ARCHITECTURE HIRARCHICAL COMPILEATION	EXPIRED
154270-005 US PRO	61/262,520	11/18/2009	United States	METHOD AND SYSTEM FOR CLOUD COMPUTING SERVICES FOR USE WITH CLIENT DEVICES HAVING MEMORY CARDS	EXPIRED
154270-005 US	12/948,340	11/17/2010	United States	METHOD AND SYSTEM FOR CLOUD COMPUTING SERVICES FOR USE WITH CLIENT DEVICES HAVING MEMORY CARDS	PENDING
154270-006 US PRO	61/285,117	12/09/2009	United States	METHOD, SYSTEM AND APPARATUS FOR ADVERTISEMENT DELIVERY FROM ELECTRONIC DATA STORAGE DEVICES	EXPIRED
154270-006 US	12/963,306	12/08/2010	United States	METHOD, SYSTEM AND APPARATUS FOR ADVERTISEMENT DELIVERY FROM ELECTRONIC DATA STORAGE DEVICES	EXPIRED
154270-007 US PRO	61/498,552	06/18/2011	United States	METHOD AND SYSTEM FOR DETERMINING MOST REWARDING CHOICE OF PAYMENT AT A POINT-OF-SALE	EXPIRED
154270-007 US	14/124,466	01/14/2014	United States	METHOD AND SYSTEM FOR DETERMINING MOST REWARDING CHOICE OF PAYMENT AT A POINT-OF-SALE	PENDING
154270-008 US PRO	61/560,263	11/15/2011	United States	A PROCESS FOR REAL PRIVATE DISTRIBUTED COLLABORATIVE FILTERING	EXPIRED
154270-008 US	14/357,610	05/12/2014	United States	A PROCESS FOR REAL PRIVATE DISTRIBUTED COLLABORATIVE FILTERING	PENDING

154270-010 US PRO	61/577,719	12/20/2011	United States	A PROCESS OF CREATING A VIRTUAL SOCIAL AND GAMING EXPERIENCE	EXPIRED
154270-010 US	14/364,244	06/10/2014	United States	A PROCESS OF CREATING A VIRTUAL SOCIAL AND GAMING EXPERIENCE	PENDING
154270-011 US PRO	61/652,333	05/29/2012	United States	A METHOD, APPARATUS AND SYSTEM FOR EXPRESSING AND EXCHANGING OPINION ON ANY VIRTUAL OBJECT	EXPIRED
154270-011 US	14/404,082	11/26/2014	United States	METHOD, APPARATUS AND SYSTEM FOR EXPRESSING AND EXCHANGING OPINIONS ON VIRTUAL OBJECTS	PENDING
154270-015 US PRO	62/018,160	06/27/2014	United States	METHOD AND SYSTEM FOR REAL-TIME TRANSCODING OF MPEG-DASH ON-DEMAND MEDIA SEGMENTS WHILE IN TRANSIT FROM CONTENT HOST TO DASH CLIENT	PENDING
154270-016 US PRO	62/013,418	06/17/2014	United States	METHOD AND SYSTEM FOR EXCHANGING INSTANT MESSAGES BETWEEN ONE OR MORE USERS USING MEDIA AS REFERENCE	PENDING



**Schedule B: Foreign Patents**

<b>Docket Number</b>	<b>Serial No. / Patent No.</b>	<b>Filing Date / Issue date</b>	<b>Country Name</b>	<b>Title</b>	<b>Status</b>
154270-005 EP	10 832 106.8	04/30/2012	European Patent Convention	METHOD AND SYSTEM FOR CLOUD COMPUTING SERVICES FOR USE WITH CLIENT DEVICES HAVING MEMORY CARDS	PENDING
154270-005 IN	4019-CHENP-2012	05/04/2012	India	METHOD AND SYSTEM FOR CLOUD COMPUTING SERVICES FOR USE WITH CLIENT DEVICES HAVING MEMORY CARDS	PENDING
154270-005 JP	2012-540004	05/09/2012	Japan	METHOD AND SYSTEM FOR CLOUD COMPUTING SERVICES FOR USE WITH CLIENT DEVICES HAVING MEMORY CARDS	PENDING
154270-005 PCT	PCT/US10/57 043	11/17/2010	Patent Cooperation Treaty	METHOD AND SYSTEM FOR CLOUD COMPUTING SERVICES FOR USE WITH CLIENT DEVICES HAVING MEMORY CARDS	EXPIRED
154270-006 EP	10 836 632.9	05/24/2012	European Patent Convention	METHOD, SYSTEM AND APPARATUS FOR ADVERTISEMENT DELIVERY FROM ELECTRONIC DATA STORAGE DEVICES	EXPIRED
154270-006 IN	4831-CHENP-2012	06/02/2012	India	METHOD, SYSTEM AND APPARATUS FOR ADVERTISEMENT DELIVERY FROM ELECTRONIC DATA STORAGE DEVICES	EXPIRED
154270-006 JP	2012-543255	06/11/2012	Japan	METHOD, SYSTEM AND APPARATUS FOR ADVERTISEMENT DELIVERY FROM ELECTRONIC DATA STORAGE DEVICES	EXPIRED
154270-006 PCT	PCT/US10/59 519	12/08/2010	Patent Cooperation Treaty	METHOD, SYSTEM AND APPARATUS FOR ADVERTISEMENT DELIVERY FROM ELECTRONIC DATA STORAGE DEVICES	EXPIRED

154270-007 PCT	PCT/US12/42 838	06/16/2012	Patent Cooperation Treaty	METHOD AND SYSTEM FOR DETERMINING MOST REWARDING CHOICE OF PAYMENT AT A POINT-OF-SALE	EXPIRED
154270-008 PCT	PCT/US12/65 020	11/12/2012	Patent Cooperation Treaty	A PROCESS FOR REAL PRIVATE DISTRIBUTED COLLABORATIVE FILTERING	EXPIRED
154270-009 PCT	PCT/US13/20 171	01/03/2013	Patent Cooperation Treaty	SYSTEM AND METHOD FOR HOST-PROCESSOR COMMUNICATION OVER SD/MMC BUS BY USING FILE SYSTEM	PENDING
154270-010 PCT	PCT/US12/70 688	12/19/2012	Patent Cooperation Treaty	A PROCESS OF CREATING A VIRTUAL SOCIAL AND GAMING EXPERIENCE	EXPIRED
154270-011 PCT	PCT/US13/30 735	03/13/2013	Patent Cooperation Treaty	A METHOD, APPARATUS AND SYSTEM FOR EXPRESSING AND EXCHANGING OPINION ON ANY VIRTUAL OBJECT	EXPIRED
154270-012 PCT	PCT/US13/32 303	03/15/2013	Patent Cooperation Treaty	A PROCESS OF CREATING A VIRTUAL SOCIAL AND GAMING EXPERIENCE	PENDING
154270-013 PCT	PCT/US13/29 570	03/07/2013	Patent Cooperation Treaty	SECURE VOIP	PENDING
154270-014 PCT	TBD	TBD	Patent Cooperation Treaty	TBD	TO BE FILED

# Delaware

PAGE 1

*The First State*

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF CONVERSION OF A DELAWARE LIMITED LIABILITY COMPANY UNDER THE NAME OF "ICELERO LLC" TO A DELAWARE CORPORATION, CHANGING ITS NAME FROM "ICELERO LLC" TO "ICELERO, INC.", FILED IN THIS OFFICE ON THE EIGHTH DAY OF NOVEMBER, A.D. 2012, AT 2:17 O'CLOCK P.M.


A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



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121209076

You may verify this certificate online  
at [corp.delaware.gov/authver.shtml](http://corp.delaware.gov/authver.shtml)

  
Jeffrey W. Bullock, Secretary of State  
AUTHENTICATION: 9972957

DATE: 11-08-12

STATE OF DELAWARE  
CERTIFICATE OF CONVERSION  
FROM A LIMITED LIABILITY COMPANY TO A  
CORPORATION PURSUANT TO SECTION 265 OF  
THE DELAWARE GENERAL CORPORATION LAW

1. The type of entity of the entity immediately prior to filing this Certificate is a Limited Liability Company.
2. The Jurisdiction where the Limited Liability Company first formed is Delaware.
3. The jurisdiction immediately prior to filing this Certificate is Delaware.
4. The date the Limited Liability Company first formed is August 16, 2010.
5. The name of the Limited Liability Company immediately prior to filing this Certificate is iCelero LLC.
6. The name of the Corporation as set forth in the Certificate of Incorporation is iCelero, Inc.

IN WITNESS WHEREOF, the undersigned being duly authorized to sign on behalf of the converting Limited Liability Company has executed this Certificate on the 8th day of November, 2012.

By: /s/ Saeid Ghafouri

Name: Saeid Ghafouri

Title: President and Chief Executive Officer

# Delaware

PAGE 2

*The First State*

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND CORRECT COPY OF CERTIFICATE OF INCORPORATION OF "ICELERO, INC." FILED IN THIS OFFICE ON THE EIGHTH DAY OF NOVEMBER, A.D. 2012, AT 2:17 O'CLOCK P.M.


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at [corp.delaware.gov/authver.shtml](http://corp.delaware.gov/authver.shtml)

  
Jeffrey W. Bullock, Secretary of State  
AUTHENTICATION: 9972957

DATE: 11-08-12

PATENT  
REEL: 048484 FRAME: 0479

CERTIFICATE OF INCORPORATION  
OF  
ICELERO, INC.

ARTICLE I

The name of the corporation is iCelero, Inc. (the "*Company*").

ARTICLE II

The address of the Company's registered office in the State of Delaware is Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, County of New Castle, Delaware 19801. The name of the registered agent at such address is The Corporation Trust Company.

ARTICLE III

The purpose of the Company is to engage in any lawful act or activity for which corporations may be organized under the Delaware General Corporation Law, as the same exists or as may hereafter be amended from time to time.

ARTICLE IV

This Company is authorized to issue one class of shares to be designated Common Stock. The total number of shares of Common Stock the Company has authority to issue is 49,630,869 with par value of \$0.0001 per share.

ARTICLE V

The name and mailing address of the incorporator are as follows:

Saeid Ghafouri  
1190 Saratoga Ave., Suite 240  
San Jose, CA 95129

ARTICLE VI

In furtherance and not in limitation of the powers conferred by statute, the board of directors of the Company is expressly authorized to make, alter, amend or repeal the bylaws of the Company.

ARTICLE VII

Elections of directors need not be by written ballot unless otherwise provided in the bylaws of the Company.

ARTICLE VIII

To the fullest extent permitted by the Delaware General Corporation Law, as the same exists or as may hereafter be amended from time to time, a director of the Company shall not be personally liable to the Company or its stockholders for monetary damages for breach of fiduciary duty as a director. If the Delaware General Corporation Law is amended to authorize corporate action further eliminating or limiting the personal

liability of directors, then the liability of a director of the Company shall be eliminated or limited to the fullest extent permitted by the Delaware General Corporation Law, as so amended.

Neither any amendment nor repeal of this Article, nor the adoption of any provision of this Certificate of Incorporation inconsistent with this Article, shall eliminate or reduce the effect of this Article in respect of any matter occurring, or any cause of action, suit or claim accruing or arising or that, but for this Article, would accrue or arise, prior to such amendment, repeal or adoption of an inconsistent provision.

#### ARTICLE IX

Subject to any provisions in the bylaws of the Company related to indemnification of directors or officers of the Company, the Company shall indemnify, to the fullest extent permitted by applicable law, any director or officer of the Company who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (a "*Proceeding*") by reason of the fact that he or she is or was a director, officer, employee or agent of the Company or is or was serving at the request of the Company as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, including service with respect to employee benefit plans, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with any such Proceeding. The Company shall be required to indemnify a person in connection with a Proceeding initiated by such person only if the Proceeding was authorized by the Board.

The Company shall have the power to indemnify, to the extent permitted by the Delaware General Corporation Law, as it presently exists or may hereafter be amended from time to time, any employee or agent of the Company who was or is a party or is threatened to be made a party to any Proceeding by reason of the fact that he or she is or was a director, officer, employee or agent of the Company or is or was serving at the request of the Company as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, including service with respect to employee benefit plans, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with any such Proceeding.

A right to indemnification or to advancement of expenses arising under a provision of this Certificate of Incorporation or a bylaw of the Company shall not be eliminated or impaired by an amendment to this Certificate of Incorporation or the bylaws of the Company after the occurrence of the act or omission that is the subject of the civil, criminal, administrative or investigative action, suit or proceeding for which indemnification or advancement of expenses is sought, unless the provision in effect at the time of such act or omission explicitly authorizes such elimination or impairment after such action or omission has occurred.

#### ARTICLE X

Except as provided in ARTICLE VIII and ARTICLE IX above, the Company reserves the right to amend, alter, change or repeal any provision contained in this Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

I, the undersigned, as the incorporator of the Company, have signed this Certificate of Incorporation on November 8, 2012.

/s/ Saeid Ghafouri

Saeid Ghafouri, Incorporator