505759846 11/06/2019 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5806661

SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT			
CONVEYING PARTY D	ΑΤΑ					
		Name	Execution Date			
QUALCOMM INCORPO	RATED		08/19/2019			
RECEIVING PARTY DA	 ATA					
Name:	VELOS N	/EDIA, LLC				
Street Address:	1717 MC	KINNEY AVENUE, SUITE 1050				
City:	DALLAS					
State/Country:	TEXAS					
Postal Code:	75202					
PROPERTY NUMBERS	S Total: 4		1			
Property Type		Number				
Application Number:	13	3839855				
Application Number:		3826124				
Application Number:	13	3924016				
Application Number:		3413475				
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Email: Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	CI 17 SI	zalstein@marconi.com HERIE ZALSTEIN 717 MCKINNEY AVENUE UITE 1050 ALLAS, TEXAS 75202				
Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	CI 17 SI D/	HERIE ZALSTEIN 717 MCKINNEY AVENUE UITE 1050 ALLAS, TEXAS 75202				
Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	CI 17 SI D/ UMBER:	HERIE ZALSTEIN 717 MCKINNEY AVENUE UITE 1050 ALLAS, TEXAS 75202 QR3 - US				
Correspondent Name: Address Line 1: Address Line 2: Address Line 4: ATTORNEY DOCKET N IAME OF SUBMITTER:	CI 17 SI D/ UMBER:	HERIE ZALSTEIN 717 MCKINNEY AVENUE UITE 1050 ALLAS, TEXAS 75202 QR3 - US CHERIE ELAINE ZALSTEIN				
Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	CI 17 SI D/ UMBER:	HERIE ZALSTEIN 717 MCKINNEY AVENUE UITE 1050 ALLAS, TEXAS 75202 QR3 - US				

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PATENT ASSIGNMENT

This PATENT ASSIGNMENT (this "Assignment") is made effective as of August 19, 2019 (the "Effective Date") between Qualcomm Incorporated, a Delaware corporation having its place of business at 5775 Morehouse Drive, San Diego, CA 92121 ("Assignor"), and Velos Media, LLC, a Delaware limited liability company having its place of business at 1717 McKinney Avenue, Suite 1050, Dallas, Texas 75202 ("Assignee").

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Assignor, on behalf of itself and its Affiliates, hereby irrevocably sells, assigns, transfers, and conveys to Assignee all right, title, and interest in and to any and all of the following (collectively, the "**Patent Rights**"):

(a) the patents and patent applications identified in the attached Exhibit A hereto, together with any patent issuing on any such patent application, including any rights of priority in or to any of the foregoing patents and patent applications;

(b) each patent and patent application throughout the world, directly or through one or more applications, that derives priority from, or shares common priority with, any of the patents and patent applications described in <u>Section 1(a)</u> above, including all extensions, renewals, reissues, reexaminations, divisionals, substitutions, provisionals, continuations, continuations-in-part, conversions, prolongations, continued examinations, continued prosecution applications, and domestic and foreign counterparts that derive priority from any of the patents and patent applications described in <u>Section 1(a)</u> above, and each patent issuing on any of the foregoing;

(c) each patent or patent application that is referenced by a terminal disclaimer filed in connection with any of the patents or patent applications identified in <u>Section 1(a)</u> or <u>Section 1(b)</u> above (each patent and patent application described in <u>Sections 1(a)</u> through and including <u>1(c)</u>, collectively, the "Assigned Patents");

(d) to the extent they exist, any and all causes of action (whether known or unknown or whether currently pending, filed, or otherwise) and other enforcement rights under, or on account of, any of the Assigned Patents, including all causes of action and other enforcement rights for: (i) damages; (ii) injunctive relief; and (iii) any other remedies of any kind (in each of the cases in clauses "(i)", "(ii)", and "(iii)" of this <u>Section l(d)</u> for past, current, and future infringement), and (iv) all rights to collect royalties and other payments under or on account of each of the Assigned Patents and items in any of the foregoing <u>Sections l(a)</u> through and including <u>l(d)</u> above; provided, however, that the Patent Rights do not include, and Assignor and its Affiliates retain, all rights to collect royalties, license fees, and other amounts under license agreements or other contracts to which Assignor or any of its Affiliates is a party

at any time on or after the Effective Date, even if such amounts are attributable to the Assigned Patents.

2. Assignor hereby authorizes the respective patent office or governmental agency in each jurisdiction to issue any and all patents, certificates of invention, utility models or other governmental grants or issuances that may be granted upon any of the Patent Rights in the name of Assignee, as the assignee to the entire interest therein.

3. Assignor hereby authorizes and requests the attorney or agent of record to insert on this Assignment any further identification that may be necessary or desirable in order to comply with the rules of the respective patent office or governmental agency in each jurisdiction for recordation or other official recognition.

4. This Assignment, the rights and obligations of the parties under this Assignment, and any claim or controversy directly or indirectly based upon, arising out of or related to, this Assignment or the transactions contemplated by this Assignment (whether based upon contract, tort or any other theory), including all matters of construction, validity and performance, shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to any conflict of law provisions that would require the application of the law of any other jurisdiction.

5. This Assignment shall be binding upon and inure to the benefit of the parties and their respective successors and permitted assigns.

6. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party will not be applied in the construction or interpretation of this Assignment. The words "include", "including" and variations thereof will be deemed to be followed by the words "without limitation". The use of "or" will not be deemed to be exclusive. This Assignment may be executed in counterparts, each of which when executed will be deemed to be an original but all of which taken together will constitute one and the same agreement.

[Signature page follows.]

IN WITNESS WHEREOF, intending to be legally bound, the parties through their duly authorized representatives have executed this Assignment as of the Effective Date.

QUALCOMM INCORPORATED By: Name: John Han

VELOS MEDIA, LLC

Ву:_____

Name: Fred Telecky

Title: Sr. Vice President & General Manager, Title: President Qualcomm Technology Licensing

SIGNATURE PAGE TO PATENT ASSIGNMENT

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QUALCOMM INCORPORATED

By: _____

Name: John Han

Title: Sr. Vice President & General Manager, Title: President Qualcomm Technology Licensing

VELOS MEDIA, LLC By:

Name: Fred Telecky

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CONFIDENTIAL

Exhibit A to Patent Assignment

Patent Docket No.	Country	Patent Status	Application No.	Application Filing Date	Publication No.	Publication Date	Patent No.	Issue Date
122158P1	US	Expired	61/623,004	04/11/2012				
122158	US	Granted	13/839,855	03/15/2013	20130272380	10/17/2013	9,538,172	1/3/2017
122458P1	US	Expired	61/639,836	04/27/2012				
112724	US	Granted	13/413,475	03/06/2012	20130003821	1/3/2013	9,826,238	11/21/2017
112724P1	US	Expired	61/503,541	06/30/2011				
112724P2	US	Expired	61/552,341	10/27/2011				
122004P1	US	Expired	61/619,806	04/03/2012				
122004P2	US	Expired	61/668,810	07/06/2012				
122004P3	US	Expired	61/704,941	09/24/2012				
122004P4	US	Expired	61/708,497	10/01/2012				
122004	US	Granted	13/826,124	03/14/2013	20130259141	10/03/2013	9,451,258	09/20/2016
123280P1	US	Expired	61/665,784	06/28/2012				
123280	US	Granted	13/924,016	06/21/2013	20140003538	01/02/2014	9,332,255	05/03/2016

RECORDED: 11/06/2019

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