# OP \$40.00 7786272

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM386262 Stylesheet Version v1.2

SUBMISSION TYPE:NEW ASSIGNMENTNATURE OF CONVEYANCE:MERGEREFFECTIVE DATE:06/29/2012SEQUENCE:1

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
iSatori Technologies, Inc.		06/29/2012	Corporation: COLORADO

# **RECEIVING PARTY DATA**

Name:	Integrated Security Systems, Inc.
Street Address:	15000 W. 6th Ave. #202
City:	Golden
State/Country:	COLORADO
Postal Code:	80401
Entity Type:	Corporation: DELAWARE

## **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Serial Number:	77862724	FLASH POINT

# **CORRESPONDENCE DATA**

**Fax Number:** 4029526870

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:** 402-341-3070

**Email:** trademark@mcgrathnorth.com

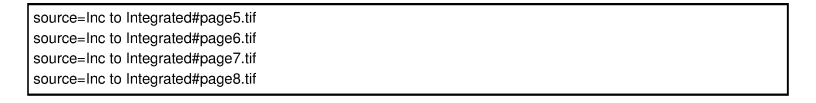
Correspondent Name: Tracy L. Deutmeyer

Address Line 1:1601 Dodge Street, Suite 3700Address Line 4:Omaha, NEBRASKA 68102

NAME OF SUBMITTER:	Tracy L. Deutmeyer
SIGNATURE:	/Tracy L. Deutmeyer/
DATE SIGNED:	06/01/2016

# **Total Attachments: 8**

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# Statement of Merger (Surviving Entity is a Foreign Entity)

filed pursuant to § 7-90-203.7 and § 7-90-204.5 of the Colorado Revised Statutes (C.R.S.)

1. For each merging entity, its ID number (if applicable), entity name or true name, form of entity, jurisdiction under the law of which it is formed, and principal address are

20044242474

(Caution: At least one merging entity must be an entity formed under the laws of Colorada.)

ID Number	(Colorado Secretary of State ID number)			
Entity name or true name	ISATORI TECHNOLOGIES, INC.			
Form of entity	Corporation			
Jurisdiction	Colorado			
Street address	15000 W. 6th Avenue, Suite 202			
	(Street numbe	r and name)	<b>,</b>	
	Golden	co	80401	
	(City)	(State)	(ZIP/Postal Code)	
	(Province (fapplicable)	(Country	· //	
Mailing address				
(leave blank if same as street address)	\$5) (Street number and name or Post Office Box information)			
	(City)	(State)	(EIF/Postal Cade)	
	(Province - if applicable)	(Country	×)	
ID Number				
	(Colorado Secretary of State ID number)		, ,	
Entity name or true name		***************	***************************************	
Form of entity	·····	************		

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(Street number and name)			
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(Provincs - (f applicable)	(Country)	www.commons.com	
(Street number and name or Past Office Bax information)			
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(Province ~ if applicable)	(Country)		
(Colorado Secretary of State 1D numb	er)		
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Entity name or true name	itity name or true name INTEGRATED SECURITY SYSTEMS, INC.			
Form of entity	Corporation Delaware			
Jurisdiction				
Street address	15000 W. 6th Avenue, Su	ite 202		
	(Street in	unber and name)	···	*******
	Golden	CO 8	10401	
	(City)	(State)	(ZIP/Postal Ci	ide)
	(Province - if applicable)	(Country)		
Mailing address				
(leave blank if same as street address)	(Sirvet number and nam	e or Post Office Bo	x information)	
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OR			
(if an entity) (Caution: Do not provide both an indivi	dual and an entity name.)		
Street address			
	(Street nu	mber and name)	
	(City)	CO (State)	(ZIP Code)
Mailing address (leave blank, if same as street address)	(Street numbe	er and name or Post Office	Box information)
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Causing this document to be delivered to acknowledgment of each individual causi such individual's act and deed, or that suc of the person on whose behalf such individual's act and deed, or that such individual's act and deed, or that such individual's act and the person on whose behalf such individual conformity with the requirements of part documents and the organic statutes, and the organic statutes.	ng such delivery, unde h individual in good f dual is causing such d 3 of article 90 of title hat such individual in	er penalties of perjury aith believes such do ocument to be delive 7, C.R.S. and, if appl good faith believes th	
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8. The true name and mailing address of	the individual causing	this document to be	delivered for filing are
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	1550 17th Street, 5	(Fires)	(Middle) (Suffix)
	**************************************	nber and name or Post Offi	ce Box information)
	Denver	CO	80202
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causing the document to be delivered for filing.

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(If applicable, adopt the following statement by marking the box and include an attachment.)

This document contains the true name and mailing address of one or more additional individuals

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# Disclaimer:

This form/cover sheet, and any related instructions, are not intended to provide legal, business or tax advice, and are furnished without representation or warranty. While this form/cover sheet is believed to satisfy minimum legal requirements as of its revision date, compliance with applicable law, as the same may be amended from time to time, remains the responsibility of the user of this form/cover sheet. Questions should be addressed to the user's legal, business or tax advisor(s).

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# AGREEMENT AND PLAN OF MERGER

# ISATORI TECHNOLOGIES, INC. (a Colorado corporation)

# WITH AND INTO

# INTEGRATED SECURITY SYSTEMS, INC. (a Delaware corporation)

THIS AGREEMENT OF MERGER (this "Agreement"), effective as of June 28, 2012, is to provide for the merger of iSatori Technologies, Inc., a Colorado corporation, with and into its sole shareholder, Integrated Security Systems, Inc., a Delaware corporation.

WHEREAS, the Board of Directors of iSatori Technologies, Inc. has deemed it advisable and in the best interest of iSatori Technologies, Inc. to be merged with and into its sole shareholder, Integrated Security Systems, Inc. (the "Merger"), as authorized by Section 7-90-203 of the Colorado Corporations and Associations Act upon the terms and subject to the conditions of this Agreement, with Integrated Security Systems, Inc. the surviving corporation;

WHEREAS, this Agreement and the Merger have been authorized by the Board of Directors of iSatori Technologies, Inc. accordance with the laws of the State of Colorado; and

WHEREAS, this Agreement and the Merger have been authorized by the Board of Directors of Integrated Security Systems, Inc. accordance with the laws of the State of Delaware.

NOW, THEREFORE, in consideration of the covenants set forth herein, the parties hereto hereby state as follows:

- 1. Merger. Pursuant to Section 7-90-203 of the Colorado Corporations and Associations Act, and upon the terms and subject to the conditions set forth in this Agreement, iSatori Technologies, Inc., shall be merged with and into Integrated Security Systems, Inc., a Delaware corporation, with Integrated Security Systems, Inc. the surviving corporation.
- 2. Name Change. Pursuant to Section 253(b) of the Delaware General Corporation Code, the name of Integrated Security Systems, Inc. shall be change to "iSatori, Inc.".
- 3. Governing Documents. A Statement of Merger shall be filed with the Colorado Secretary of State. The Certificate of Incorporation of Integrated Security Systems, Inc., as in effect immediately prior to the filing of the Statement of Merger with the Colorado Secretary of State, shall continue in existence as the Certificate of Incorporation of the surviving corporation, subject to paragraph 2 above.

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- 4. Ownership Interests. Upon the Merger, automatically and without further action, all common stock iSatori Technologies, Inc. shall be caricelled.
- 5. Amendment. Subject to applicable law, this Agreement may be amended, modified or supplemented by written agreement at any time prior to the filing of the Statement of Merger, with respect to any of the terms contained in this Agreement.
- 6. Abandonment. At any time prior to the filing of the Statement of Merger, this Agreement may be terminated and the Merger may be abandoned by the Boards of Directors of iSatori Technologies, Inc. and Integrated Security Systems, Inc., if circumstances arise that, in the opinion of such Boards of each of the entities, makes the Merger inadvisable.
- 7. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Colorado.

[Signature Page Follows]

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IN WITNESS WHEREOF, the parties have executed this Agreement and Plan of Merger as of the date first set forth above.

INTEGRATED SECURITY SYSTEMS, INC., as Sole Stockholder of JSATORI TECHNOLOGIES,

Inc.

Name: Stephoor1

Title: Chief Executive Officer

INTEGRATED SECURITY SYSTEMS, INC.

Title: Chief Executive Officer

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**RECORDED: 06/01/2016**