

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	Trademark Assignment		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Nortel Networks Limited		03/31/2010	CORPORATION: CANADA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Ericsson AB		
<b>Street Address:</b>	Torshamnsgatan 23, Kista		
<b>City:</b>	Stockholm		
<b>State/Country:</b>	SWEDEN		
<b>Entity Type:</b>	CORPORATION: SWEDEN		
<b>PROPERTY NUMBERS Total: 1</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
Registration Number:	2220754	S8000	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	(212)492-0364		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
<b>Email:</b>	mcarbullido@paulweiss.com, aashville@paulweiss.com		
<b>Correspondent Name:</b>	Mitchel R. Carbullido		
<b>Address Line 1:</b>	1285 Avenue of the Americas		
<b>Address Line 4:</b>	New York, NEW YORK 10019-6064		
<b>ATTORNEY DOCKET NUMBER:</b>	18693-004		
<b>DOMESTIC REPRESENTATIVE</b>			
<b>Name:</b>			
<b>Address Line 1:</b>			
<b>Address Line 2:</b>			
<b>Address Line 3:</b>			
<b>Address Line 4:</b>			

**CH \$40.00 2220754**

NAME OF SUBMITTER:	Mitchel R. Carbullido
Signature:	/Mitchel R. Carbullido/
Date:	12/01/2010
<b>Total Attachments: 6</b> source=Ericsson TM assignment#page1.tif source=Ericsson TM assignment#page2.tif source=Ericsson TM assignment#page3.tif source=Ericsson TM assignment#page4.tif source=Ericsson TM assignment#page5.tif source=Ericsson TM assignment#page6.tif	

**TRADEMARK ASSIGNMENT**

This TRADEMARK ASSIGNMENT ("Assignment") is entered into as of the 31<sup>st</sup> day of March 2010, by Nortel Networks Limited, a corporation organized under the laws of Canada ("Assignor") in favor of ERICSSON AB, a corporation organized under the laws of Sweden ("Assignee") (collectively, the "Parties" and each a "Party").

WHEREAS, Assignor and Telefonaktiebolaget L M Ericsson (publ), an affiliate of Assignee, are parties to the Asset Sale Agreement, dated November 24, 2009 (the "Purchase Agreement") pursuant to which Assignor has agreed to assign to Assignee and Assignee has agreed to acquire certain assets of Assignor, including, without limitation, the trademark registrations and applications for registration therefor identified and set forth on Schedule A attached hereto, and all goodwill associated therewith (such trademark registrations and applications, the "Marks"); and

WHEREAS, pursuant to the Purchase Agreement, Assignor wishes to assign to Assignee, and Assignee wishes to acquire from Assignor, all right, title and interest in and to the Marks and all goodwill associated with the Marks.

NOW, THEREFORE, for good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby acknowledged, Assignor hereby agrees:

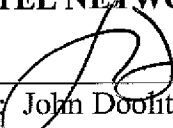
1. All capitalized terms not defined herein shall have their respective meanings defined in the Purchase Agreement.
2. Assignment. Assignor hereby sells, transfers, assigns, conveys and delivers to Assignee, and its successors and assigns, and Assignee hereby acquires from Assignor and accepts the sale, assignment, conveyance, transfer and delivery of, all of Assignor's right, title and interest in, to and under the Marks, together with the goodwill associated therewith, together with all claims against Third Parties for infringements, misappropriations or other violation of any Law with respect to any of the Marks whether for any past, present or future infringement, misappropriation or other violation of the Marks and together with all rights as opponent in any opposition proceedings.
3. Ownership. Assignor hereby acknowledges and agrees that from and after the date hereof, Assignee shall be the exclusive owner of all of Assignor's right, title and interest in, to and under the Marks.
4. Further Assurances. Assignor shall take all actions and execute and deliver such other documents that Assignee may reasonably request to effect the terms of this Assignment and to perfect Assignee's title in, to and under the Marks, including, without limitation, entering into individual trademark assignment agreements for the purposes of evidencing and recording Assignee's rights in the Marks.
5. No Warranties. Except as expressly provided in the Purchase Agreement, Assignor makes no warranties, express or implied, with respect to the Marks.

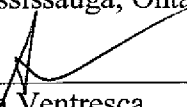
6. Recordation. The Parties agree that Assignee may record this Assignment in the United States Patent and Trademark Office or any similar office or agency anywhere in the world.
7. Miscellaneous. This Assignment shall be governed by, and construed in accordance with, the laws of the State of New York applicable to contracts made and to be performed entirely in such state without regard to principles of conflicts or choice of laws or any other law that would make the laws of any other jurisdiction other than the State of New York applicable hereto. This Assignment may not be supplemented, altered or modified in any manner except by a writing signed by the Parties hereto. The failure of any Party to enforce any terms or provisions of this Assignment shall not waive any of its rights under such terms or provisions. In the event of a conflict between the provisions herein and the terms and conditions of the Purchase Agreement, the terms and conditions of the Purchase Agreement shall govern. This Assignment shall bind and inure to the benefit of the respective Parties and their assigns, transferees and successors. This Assignment and any amendments hereto may be executed in one or more counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.

END OF PAGE  
SIGNATURE PAGE FOLLOWS

IN WITNESS WHEREOF, the undersigned have caused this Assignment to be executed in Assignor's name by Assignor's duly authorized officer as of the date first above written.

**NORTEL NETWORKS LIMITED**

By:   
Name: John Doolittle  
Title: SVP, Corporate Services and Chief  
Financial Officer  
Address: 5945 Airport Road, Suite 360  
Mississauga, Ontario L4V 1R9

By:   
Name: Anna Ventresca  
Title: General Counsel-Corporate and  
Corporate Secretary  
Address: 5945 Airport Road, Suite 360  
Mississauga, Ontario L4V 1R9

Accepted and Agreed as of the date first above written.

**ERICSSON AB**

By: \_\_\_\_\_

Name: Richard Gullbo

Title: Authorized Signatory

By: \_\_\_\_\_

Name: Martin Backman

Title: Authorized Signatory

[Signature Page to Trademark Assignment Agreement]

**TRADEMARK**  
**REEL: 004423 FRAME: 0515**

**Schedule A**

<i>Trademark</i>	<i>Country</i>	<i>Appln #</i>	<i>Appln Filing Date</i>	<i>Regn #</i>	<i>Regn Issued Date</i>
S8000	CTM			000299925	6/22/1999
S8000	United States			2220754	1/26/1999
S8000	Canada			521724	1/18/2000

<i>Trademark</i>	<i>Country</i>	<i>Appln #</i>	<i>Appln Filing Date</i>	<i>Regn #</i>	<i>Regn Issued Date</i>
S2000	Canada			521723	1/18/2000
UNIVITY	Australia			920300	5/15/2003
UNIVITY	China, People's Republic of (PRC)			3248210	4/7/2004
UNIVITY	China, People's Republic of (PRC)			3248211	2/28/2004
UNIVITY	CTM			002800878 [ 2800878 ]	11/29/2005
UNIVITY	Israel			158924	5/30/2003
UNIVITY	Israel			158925	5/30/2003
UNIVITY	Japan			4702381	8/22/2003
UNIVITY	Korea			0006923 6923	2/4/2003
PICONODE	China, People's Republic of (PRC)			1417515	7/7/2000
PICONODE	China, People's Republic of (PRC)			1403877	5/28/2000
PICONODE	China, People's Republic of (PRC)			1406827	6/7/2000
PICONODE	Norway			203218	6/8/2000
PICONODE	Paraguay			218977 [1999/218977]	10/28/1999
PICONODE	Paraguay			218976 [1999/218976]	10/28/1999
PICONODE	Taiwan (R.O.C.)			900793	8/16/2000
PICONODE	Taiwan (R.O.C.)			124068	5/16/2000

<i>Trademark</i>	<i>Country</i>	<i>Appln #</i>	<i>Appln Filing Date</i>	<i>Regn #</i>	<i>Regn Issued Date</i>
S2000	CTM			000299875	6/22/1999
UNIVITY	Hong Kong			200308047 08074 of 2003	2/26/2002
UNIVITY	Hong Kong			200303514 03514 of 2003	2/26/2002
PICONODE	Australia			772401	9/7/1998

PICONODE	CTM			000770271	3/13/1998
PICONODE	Hong Kong			200006547 06547 of 2000	5/9/2000
PICONODE	Hong Kong			200004701 04701 of 2000	3/13/1998
PICONODE	Hungary			164597	1/6/1999
PICONODE	Russian Federation			195290	10/13/2000
PICONODE	Singapore			T98/09218C [ 9218/98 ]	3/13/2001
PICONODE	Singapore			T98/09217E	3/13/1998
PICONODE	Thailand			Kor103419	9/14/1998
PICONODE	Thailand			Bor9177	4/12/2000

<i>Trademark</i>	<i>Country</i>	<i>Appln #</i>	<i>Appln Filing Date</i>	<i>Regn #</i>	<i>Regn Issued Date</i>
UNIVITY	Brazil	825065879	11/7/2002		
UNIVITY	Brazil	825065887	11/7/2002		
S2000	United States	75/132,214	7/8/1996		
UNIVITY	Canada	1132379	2/27/2002		
UNIVITY	United States	78111191	2/26/2002		
UNIVITY	Egypt, Arab Republic of	158894	4/22/2003		
UNIVITY	Egypt, Arab Republic of	158895	4/22/2003		
PICONODE	Canada	878346	5/12/1998		
PICONODE	Poland	3/19/1999	Z-199383		

<i>Trademark</i>	<i>Country</i>	<i>Appln #</i>	<i>Appln Filing Date</i>	<i>Regn #</i>	<i>Regn Issued Date</i>
PICONODE	United States			2448118	5/1/2001