TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Ubicom, LLC		102/17/2012	LIMITED LIABILITY COMPANY: CALIFORNIA

RECEIVING PARTY DATA

Name:	Qualcomm Atheros, Inc.	
Street Address:	1700 Technology Drive	
City:	San Jose	
State/Country:	ALIFORNIA	
Postal Code:	95110	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	78459098	STREAMENGINE
Serial Number:	76977339	UBICOM
Serial Number:	76185425	UBICOM
Serial Number:	78545181	UBICOM32

CORRESPONDENCE DATA

Fax Number: (202)857-6395

Email: mitchell.justine@arentfox.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: N. Christopher Norton

Address Line 1: 1050 Connecticut Avenue, NW

Address Line 4: Washington, DISTRICT OF COLUMBIA 20036-5339

ATTORNEY DOCKET NUMBER: 032592.11028

NAME OF SUBMITTER: N. Christopher Norton

TRADEMARK

900217162 REEL: 004735 FRAME: 0448

D \$115.00 78459098

Signature:	/N. Christopher Norton/
Date:	03/13/2012
Total Attachments: 9 source=Ubicom, LLC to Qualcomm Atheros	, Inc. Assignment#page2.tif , Inc. Assignment#page3.tif , Inc. Assignment#page4.tif , Inc. Assignment#page5.tif , Inc. Assignment#page6.tif , Inc. Assignment#page7.tif , Inc. Assignment#page8.tif

TRADEMARK ASSIGNMENT

This TRADEMARK ASSIGNMENT (this "Assignment") is made and entered into as of February 17, 2012 (the "Effective Date") by and between Ubicom (assignment for the benefit of creditors), LLC, a California limited liability company, in its sole and limited capacity as Assignee for the Benefit of Creditors of Ubicom Inc., a California corporation ("Assignor"), and Qualcomm Atheros, Inc., a Delaware corporation ("Assignee").

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement, dated February 17, 2012 (the "**Purchase Agreement**"), pursuant to which Assignor has agreed to sell, assign, transfer, convey, and deliver to Assignee all of Assignor's right, title, and interest in and to certain assets, including, without limitation, the Assigned Trademarks (defined below);

WHEREAS, Assignee is the purchaser of that portion of the assets of the business of the Assignor to which the Assigned Trademarks pertain and such business is ongoing; and

WHEREAS, pursuant to the Purchase Agreement, Assignor and Assignee have agreed to enter into this Assignment.

NOW, THEREFORE, in consideration of the promises and covenants set forth in the Purchase Agreement and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

- 1. <u>Conveyance</u>. Assignor hereby sells, assigns, transfers, conveys, and delivers to Assignee all of Assignor's right, title and interest in, to and under the trademark registrations and trademark applications listed on <u>Schedule A</u>, and the goodwill associated therewith and symbolized thereby, including renewals therefor (collectively, the "Assigned Trademarks"), together with all rights to collect royalties and proceeds in connection with any of the foregoing, and all rights to sue and bring other claims for past, present and future infringement, misappropriation or other violation of any of the foregoing and all rights to recover damages (including attorney's fees and expenses) or lost profits in connection therewith.
- 2. <u>Recordation</u>. Assignor hereby requests the United States Patent and Trademark Office Commissioner for Trademarks and any other applicable governmental entity or registrar (including any applicable foreign or international office or registrar), to record Assignee as the assignee and owner of the Assigned Trademarks.

3. Information and Assistance.

3.1 Upon Assignee's reasonable request and at Assignor's expense, subject to Section 5.3(d) of the Purchase Agreement, Assignor shall execute, acknowledge and deliver all such other instruments and documents and shall take all such other actions reasonably necessary or required by law to consummate and make fully effective the transaction contemplated by this Assignment.

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- 3.2 If Assignee is unable for any reason to secure Assignor's signature to any document required to file, prosecute, register or memorialize the assignment of any rights under any Assigned Trademarks as provided under this Assignment, Assignor hereby irrevocably designates and appoints Assignee and Assignee's duly authorized officers and agents as Assignor's agents and attorneys-in-fact to act for and on Assignor's behalf and instead of Assignor to take all lawfully permitted acts to further the filing, prosecution, registration, memorialization of assignment, issuance and enforcement of rights under such Assigned Trademarks, all with the same legal force and effect as if executed by Assignor. The foregoing is deemed a power coupled with an interest and is irrevocable.
- 4. <u>Successors and Assigns</u>. This Assignment and all the provisions hereof shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns and nothing herein express or implied shall give or be construed to give to any person, other than the parties hereto and such permitted assigns, any legal or equitable rights hereunder.
- 5. <u>Counterparts</u>. This Assignment may be executed in two or more consecutive counterparts (including by facsimile), each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument, and shall become effective when one or more counterparts have been signed by each party and delivered (by facsimile or otherwise) to the other party.
- 6. <u>Section Headings</u>. The section headings contained in this Assignment are for reference purposes only, and shall not in any way affect the meaning or interpretation of this Assignment.
- 7. <u>Purchase Agreement Controls</u>. This Assignment is provided pursuant to the Purchase Agreement, to which reference is made for a further statement of the rights and obligations of Assignors and Assignee with respect to the Assigned Trademarks. Nothing contained in this Assignment shall be deemed to modify, supersede, enlarge or affect the rights of any person under the Purchase Agreement. If any provision of this Assignment is inconsistent or conflicts with the Purchase Agreement, the Purchase Agreement shall control.
- 8. <u>Governing Law</u>. This Assignment and all claims or causes of action (whether in contract, tort or otherwise) that may be based upon, arise out of or relate to this Assignment or the negotiation, execution or performance of this Assignment shall be governed by and construed in accordance with the laws of the State of California, without giving effect to any choice or conflict of law provision or rule.

[Signature Page Follows]

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IN WITNESS WHEREOF, the undersigned have caused this Trademark Assignment to be executed, effective as of the Effective Date.

ASSIGNOR:

UBICOM (ASSIGNMENT FOR THE BENEFIT OF CREDITORS), LLC
By: Milyl
Name: Mulgar & Mars M
Title: Wyk.
Acknowledged and Accepted:
ASSIGNEE:
QUALCOMM ATHEROS, INC.
Ву:
Name:
Tiels

IN WITNESS WHEREOF, the undersigned have caused this Trademark Assignment to be executed, effective as of the Effective Date.

ASSIGNOR:
UBICOM (ASSIGNMENT FOR THE BENEFIT CREDITORS), LLC
By:
Name:
Title:
Acknowledged and Accepted:
ASSIGNEE:
QUALCOMM ATHEROS, INC.
By: Order Barrel
Name: Craig Barratt

Title: President

OF

State of California County of Sant Clava On 2/17/12 before me, to the personally appeared Michae	Here Insert Name and Titler of the Officer et A. Mandy Name(s) of Signer(s)
HANGAMA AZIZ Commission # 1799700 Notary Public - California Santa Clara County My Comm. Expires May 30, 2012	who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.
and could prevent fraudulent removal	law, it may prove valuable to persons relying on the document and reattachment of this form to another document.
Description of Attached Document Title or Type of Document:	
	Number of Pages:
Signer(s) Other Than Named Above:	
Capacity(ies) Claimed by Signer(s) Signer's Name:	Signer's Name:
☐ Corporate Officer — Title(s):	☐ Corporate Officer — Title(s):
☐ Individual RIGHT THUMBP	RINT Individual RIGHT THUMBPRINT
☐ Partner — ☐ Limited ☐ General Top of thumb h	OF SIGNER
☐ Attorney in Fact	☐ Attorney in Fact
☐ Trustee	☐ Trustee
☐ Guardian or Conservator	☐ Guardian or Conservator
Other:	□ Other:
Signer Is Representing:	Signer Is Representing:

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Item #5907

NOTARIAL CERTIFICATE

UNITED STATES OF AMER	.ICA)	
STATE OF	: ss.:	
CITY/COUNTY OF)	
Ι,	, the undersigned Notary F	Public do hereby certify
that	, as	of
, a, who sign	ned the foregoing Assignment document,	, was authorized on the
day of, to execu	ute the foregoing Assignment document or	behalf of, and to
me acknowledged that he/she d	did sign the said document.	
	Notary Publi	c

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SCHEDULE A TO TRADEMARK ASSIGNMENT

<u>Mark</u>	<u>Country</u>	Classes	App. Number	App. Date I	Reg. Number	Reg. Date	<u>Status</u>
MEDIA MEETS NETWORKING	China (People's Republic Of)	09	6,822,706	6/18/2008			Pending
MEDIA MEETS NETWORKING	European Union	09, 41, 42	006,998,512	6/18/2008	006,998,512	05/06/2009	Registered
MEDIA MEETS NETWORKING	Hong Kong	09	301,142,955	6/18/2008	301,142,955	6/18/2009	Registered
MEDIA MEETS NETWORKING	South Korea	09	40-2008/0031129	6/18/2008	05/14/2010	40-0,823,447	Registered
STREAMENGINE	Canada	09	1,244,398	1/17/2005	TMA675,228	10/18/2006	Registered
STREAMENGINE	China (People's Republic Of)	09	A0,000,431	1/6/2005	871,263	1/6/2005	Registered (Int'l
STREAMENGINE	European Union	09	A0,000,431	1/6/2005	871,263	1/6/2005	Reg) Registered (Int'l
STREAMENGINE	Japan	09	A0,000,431	1/6/2005	871,263	1/6/2005	Reg) Pending (Int'l Reg)
STREAMENGINE	South Korea	09	A0,000,431	1/6/2005	871,263	1/6/2005	Registered (Int'l
STREAMENGINE	Taiwan	09	94,001,065	1/7/2005	01,194,081	2/1/2006	Reg) Registered
STREAMENGINE	United States	09	78/459,098	7/29/2004	2,997,972	9/20/2005	Registered
STREAMENGINE	WIPO	09	A0,000,431	1/6/2005	871,263	1/6/2005	Registered (Int'l
UBICOM	Brazil	09	824,041,577	6/22/2001	824,041,577	07/27/2010	Reg) Registered
UBICOM	Canada	09	1,092,742	2/14/2001	TMA583,546	6/11/2003	Registered
UBICO.M	China (People's Republic Of)	09	2001/050,363	4/3/2001	1,917,582	10/7/2002	Registered
UBICOM	China (People's Republic Of)	41	2001/050,364	4/3/2001	1,950,173	11/21/2002	Registered

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Mark	<u>Country</u>	Classes	App. Number	App. Date	Reg. Number	Reg. Date	<u>Status</u>
UBICOM	China (People's Republic Of)	42	2001/050,365	4/3/2001	1,784,935	6/7/2002	Registered
UBICOM	European Union	09, 41, 42	2,087,500	2/14/2001	2,087,500	11/15/2004	Registered
UBICOM	Hong Kong	09, 41, 42	2001/02,747	2/17/2001	2004/B04,114	12/22/2000	Registered
UBICOM	Israel	09	148,016	3/29/2001	148,016	3/29/2001	Registered
UBICOM	Israel	41	148,017	3/29/2001	148,017	3/29/2001	Registered
UBICOM	Israel	42	148,018	3/29/2001	148,018	3/29/2001	Registered
UBICOM	Japan	09, 41, 42	2001-011,847	2/14/2001	4,561,608	4/19/2002	Registered
UBICOM	Korea (South)	09, 41, 42	2001/603	2/17/2001	5,632	6/19/2002	Registered
UBICOM	Malaysia	09	2001-03,723	3/23/2001	2001-03,723	2/23/2004	Registered
UBICOM	Singapore	09	T01/2,135I	2/16/2001	T01/02,135I	2/25/2003	Registered
UBICOM	Switzerland	09, 41, 42	2001/1,838	2/21/2001	487,680	8/6/2001	Registered
UBICOM	Taiwan	09	90,004,522	2/14/2001	01,004,079	7/1/2002	Registered
UBICOM	Taiwan	41	90,004,523	2/14/2001	00,165,674	7/1/2002	Registered
UBICOM	Taiwan	42	90,004,524	2/14/2001	175,532	1/1/2003	Registered
UBICOM	Turkey	09, 41, 42	2001/03,725	2/26/2001	2001/03,725	2/26/2001	Registered
UBICOM	United States	09, 42	76/977,339	12/22/2000	2,949,379	5/10/2005	Registered
UBICOM	United States	41	76/185,425	12/22/2000	3,121,074	7/25/2006	Registered
UBICOM (stylized)	Germany	09	39,849,978	9/1/1998	39,849,978	11/26/1998	Registered
UBICOM16	Taiwan	09	94,021,849	5/9/2005	1,206,874	5/1/2006	Registered
UBICOM32	Canada	09	1,256,985	5/9/2005	TMA799,392	06/07/2011	Registered
UBICOM32	China (People's Republic Of)	09	A0,001,447	5/9/2005	861,076	5/9/2005	Registered (Int'l Reg)

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Mark	Country	Classes	App. Number	App. Date	Reg. Number	Reg. Date	<u>Status</u>
UBICOM32	European Union	09	A0,001,447	5/9/2005	861,076	5/9/2005	Registered (Int'l Reg)
UBICOM32	Japan	09	A0,001,447	5/9/2005	861,076	5/9/2005	Registered (Int'l Reg)
UBICOM32	South Korea	09	A0,001,447	5/9/2005	861,076	5/9/2005	Registered (Int'l Reg)
UBICOM32	Taiwan	09	94,021,851	5/9/2005	1,206,875	5/1/2006	Registered
UBICOM32	United States	09	78/545,181	1/10/2005	3,710,556	11/10/2009	Registered

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RECORDED: 03/13/2012