TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM317402

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Financial Operations Networks LLC		12/09/2013	LIMITED LIABILITY COMPANY: GEORGIA

RECEIVING PARTY DATA

Name:	Diversified Business Communications
Street Address:	121 Free Street
Internal Address:	P.O. Box 7437
City:	Portland
State/Country:	MAINE
Postal Code:	04112-7437
Entity Type:	CORPORATION: MAINE

PROPERTY NUMBERS Total: 13

Property Type	Number	Word Mark
Registration Number:	3223560	AP MONTHLY
Registration Number:	4052475	INVOICE BILL SHIP
Registration Number:	3332561	AP WEEK
Registration Number:	4052474	AP PROTRAIN
Registration Number:	3474501	FAIMA
Registration Number:	3428863	FREIGHT ACCOUNTING AND INFORMATION MANAG
Registration Number:	3101120	TAPN
Registration Number:	3871659	THE AP CHANNEL
Registration Number:	3104252	THE ACCOUNTS PAYABLE CHANNEL
Registration Number:	4310775	THE ACCOUNTS PAYABLE LEADERSHIP CONFEREN
Registration Number:	2833728	THE ACCOUNTS PAYABLE NETWORK
Registration Number:	3681667	THE ACCOUNTS RECEIVABLE NETWORK
Registration Number:	3131370	THE JOURNAL OF ACCOUNTS PAYABLE MANAGEME

CORRESPONDENCE DATA

900301587

Fax Number: 2077747499

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.

207-774-4000 Phone:

TRADEMARK

REEL: 005365 FRAME: 0191

Email: cbacall@verrilldana.com

Correspondent Name: Charles P. Bacall
Address Line 1: One Portland Square

Address Line 2: P.O. Box 586

Address Line 4: Portland, MAINE 04112-0586

ATTORNEY DOCKET NUMBER:	25115-7317
NAME OF SUBMITTER:	Charles P. Bacall
SIGNATURE:	/Charles P. Bacall/
DATE SIGNED:	09/18/2014

Total Attachments: 4

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TRADEMARK REEL: 005365 FRAME: 0192

INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This ASSIGNMENT AGREEMENT (the "Assignment Agreement"), dated as of December 9, 2013, is by and between FINANCIAL OPERATIONS NETWORKS LLC, a Georgia limited liability company (the "Assignor"), and DIVERSIFIED BUSINESS COMMUNICATIONS, a Maine corporation (the "Assignee").

WITNESSETH:

WHEREAS, pursuant to an Asset Purchase Agreement, dated as of even date herewith (the "Purchase Agreement") by and among the Assignor, the Assignee, and certain owners of the Assignor, the Assignee has agreed to purchase, among other assets of the Assignor, the Assignor's Intellectual Property related to the Business (as each term is defined in the Purchase Agreement);

WHEREAS, pursuant to the Purchase Agreement, Assignor has agreed to sell, transfer, convey, assign and deliver to the Assignee, and the Assignee has agreed to acquire and accept, all of the Assignor's right, title and interest in the Intellectual Property;

WHEREAS, without limiting the generality of the foregoing, Assignor has adopted, used or acquired certain trademarks used in connection with the Business as identified in the Purchase Agreement (said trademarks, including all registrations thereof, if any, and all rights to sue and recover for uncured past infringement thereof, being collectively referred to herein as the "Assigned Marks"); and

WHEREAS, Assignee wishes to acquire, and Assignor wishes to transfer all right, title and interest in and to the Intellectual Property (including without limitation the Assigned Marks), including all rights to sue and recover for uncured past infringement or wrongful use thereof everywhere in the world;

NOW, THEREFORE, in consideration of the mutual agreements set forth in the Purchase Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby sells, assigns, transfers and sets over to Assignee all right, title and interest in and to the Intellectual Property (including without limitation the Assigned Marks), all together with the goodwill of Assignor's business in connection with which the Intellectual Property (including without limitation the Assigned Marks) are used, and with any and all renewals and extensions of the registrations for the Intellectual Property (including without limitation the Assigned Marks) that may be secured under any applicable law now or hereafter in effect, and the right to oppose an application to register any trademark which may be confusing with one of the Assigned Marks.

Capitalized terms used herein, but not defined, shall have the meaning ascribed to them in the Purchase Agreement.

- (1) Assignor will provide to Assignee, its successors, assigns or other legal representatives, all reasonable cooperation and assistance (including the execution and delivery of any and all affidavits, declarations, oaths and other documentation, and the delivery of any and all samples, exhibits, specimens and the like in the control of Assignor) (the reasonable cost and expense of which shall be paid by the Assignee unless such action results from a breach of the Purchase Agreement or this Assignment Agreement by Assignor):
 - (i) in the preparation and prosecution of any applications for registration or any applications for renewal of registrations covering the Intellectual Property (including without limitation the Assigned Marks);

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- (ii) in the prosecution or defense of any opposition, interference, infringement suits or other proceedings that may arise in connection with any of the Intellectual Property (including without limitation the Assigned Marks), including testifying as to any facts relating to the Intellectual Property (including without limitation the Assigned Marks) or this Assignment Agreement (however, in the event of any opposition, interference, infringement suit or other proceedings that may arise in connection with the Intellectual Property or this Assignment Agreement, Assignee agrees to bear the cost thereof including reimbursing Assignor for any substantiated expenses or disbursements associated with such actions, and Assignee will be entitled to retain the entire amount of any recovery or settlement; and
- (iii) in the implementation or perfection of this Assignment Agreement.
- (2) This Assignment Agreement may be executed in counterparts, each of which will be an original as regards any party whose name appears thereon and all of which together will constitute one and the same instrument. This Assignment Agreement will become binding when one or more counterparts hereof, individually or taken together, bear the signatures of all parties reflected hereon as signatories.
- (3) This Assignment Agreement and any claim, controversy, dispute or cause of action (whether in contract, tort, or otherwise) based upon or relating to this Assignment Agreement shall be governed by and construed in accordance with the laws of the State of Delaware without regard to principles that would require the application of the laws of any other jurisdiction.

[remainder of page intentionally left blank]

-2-

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

ASSIG	NOR:
FINA	ICIAL OPERATIONS NETWORKS LLC
By:	183
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[Signature page to Intellectual Property Assignment Agreement]

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

ASSIG	NOR:
FINAN	CIAL OPERATIONS NETWORKS LLC
By:	
Name:	
Title:	
ASSIG	NEE:
DIVER	SIFIED BUSINESS COMMUNICATIONS
By:	J2Wi
Name:	Theodore R. WirR
Title	Proceedent

[Signature page to Intellectual Property Assignment Agreement]

TRADEMARK REEL: 005365 FRAME: 0196

RECORDED: 09/18/2014