# OP \$315.00 252787

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM434240

SUBMISSION TYPE:	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL			
SEQUENCE:	2			

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type	
Lakestar Semi Inc.	FORMERLY Conexant Systems, Inc.	07/12/2013	Corporation: DELAWARE	

# **RECEIVING PARTY DATA**

Name:	Conexant Systems, Inc.		
Street Address:	901 Main Street, Suite 300		
City:	vine		
State/Country:	CALIFORNIA		
Postal Code:	92614		
Entity Type:	Corporation: DELAWARE		

# **PROPERTY NUMBERS Total: 12**

Property Type	Number	Word Mark
Registration Number:	2527871	CONEXANT
Registration Number:	2778090	CONEXANT
Registration Number:	2532487	
Registration Number:	2736991	С
Registration Number:	2753392	C CONEXANT
Registration Number:	2530331	CONEXANT
Registration Number:	2528059	CONEXANT
Registration Number:	2528063	CONEXANT
Registration Number:	2550994	CONEXANT
Registration Number:	2437153	
Registration Number:	2762380	NETWAITING
Registration Number:	2962456	DIGICOLOR

# **CORRESPONDENCE DATA**

**Fax Number:** 2142000853

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:** 214-651-5193

- "

**Email:** ipdocketing@haynesboone.com

TRADEMARK

900412521 REEL: 006100 FRAME: 0965

Correspondent Name: Cynthia Holland, Haynes and Boone, LLP

Address Line 1: 2323 Victory Ave., Suite 700

Address Line 4: Dallas, TEXAS 75219

ATTORNEY DOCKET NUMBER:	70548.708_83329
NAME OF SUBMITTER:	Cynthia Holland
SIGNATURE:	/Cynthia Holland/
DATE SIGNED:	07/07/2017

# **Total Attachments: 9**

source=2. Asset Transfer Agreement (Lakestar to (new) Conexant Systms, Inc.)#page1.tif source=2. Asset Transfer Agreement (Lakestar to (new) Conexant Systms, Inc.)#page2.tif source=2. Asset Transfer Agreement (Lakestar to (new) Conexant Systms, Inc.)#page3.tif source=2. Asset Transfer Agreement (Lakestar to (new) Conexant Systms, Inc.)#page4.tif source=2. Asset Transfer Agreement (Lakestar to (new) Conexant Systms, Inc.)#page5.tif source=2. Asset Transfer Agreement (Lakestar to (new) Conexant Systms, Inc.)#page6.tif source=2. Asset Transfer Agreement (Lakestar to (new) Conexant Systms, Inc.)#page7.tif source=2. Asset Transfer Agreement (Lakestar to (new) Conexant Systms, Inc.)#page8.tif source=2. Asset Transfer Agreement (Lakestar to (new) Conexant Systms, Inc.)#page8.tif

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# ASSET TRANSFER AGREEMENT

THIS ASSET TRANSFER AGREEMENT (this "Agreement"), dated July 12, 2013, is by and between Lakestar Semi Inc, a Delaware corporation (formerly known as Conexant Systems, Inc., "Parent"), and Conexant Systems, Inc., a Delaware corporation (formerly known as CX Opco, Inc., "Subsidiary" and collectively with Parent, the "Parties").

# RECITALS

- A. On February 28, 2013, Parent and its debtor affiliates, each filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the District of Delaware.
- B. Parent owns all of the capital stock of Subsidiary. Parent is engaged in the business (the "Business") of providing solutions for imaging, audio, embedded modem, and video surveillance applications. Parent desires to transfer, assign, contribute and deliver to Subsidiary (i) all of Parent's right, title and interest in or to the assets, business, goodwill and rights of Parent used or useful in the operation of the Business (except as otherwise set forth in this Agreement) and (ii) all liabilities of Parent, as a capital contribution to Subsidiary, and Subsidiary desires to assume and accept all such assets and liabilities, in each case in the manner and subject to the terms and conditions set forth herein and as authorized under sections 105 and 365 of the Bankruptcy Code.

NOW, THEREFORE, in consideration of the premises, the respective representations, warranties, covenants and agreements contained in this Agreement, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the Parties agree as set forth below.

# ARTICLE 1 TRANSFER OF CONTRIBUTED ASSETS

# 1.1 Transfer of Contributed Assets.

(a) Transfer. Parent hereby contributes, assigns, transfers and delivers to Subsidiary, and Subsidiary hereby accepts and assumes all right, title and interest in and to all assets, business, goodwill and rights of Parent, including but not limited to: (i) owned real property and leaseholds and sub-leaseholds on any premises, all improvements, fixtures and fittings thereon and easements, rights-of-way and other appurtenances thereto; (ii) tangible personal property (including machinery, equipment, inventories of raw materials and supplies, manufactured and purchased parts, goods in process and finished goods, furniture, automobiles, trucks, tractors, trailers, tools, jigs and dies and the personal property listed on Schedule 1.1(a)(i)); (iii) any rights, licenses, charges, Encumbrances, equities and other claims that any person may have to claim ownership, authorship or invention of, to use, to object to or prevent the modification of or to withdraw from circulation or control the publication or distribution of, any: (A) copyrights in both published works and unpublished works, (B) fictitious business names, trading names, corporate names, registered and unregistered trademarks, service marks

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and applications, (C) any (x) patents and patent applications and (y) business methods, inventions and discoveries that may be patentable, (D) computer software or middleware and (E) know-how, trade secrets, confidential information, customer lists, software (source code and object code), technical information, data, process technology, plans, drawings and blue prints ("Intellectual Property") and all goodwill associated therewith, licenses and sublicenses granted and obtained with respect thereto, and rights thereunder, remedies against infringements thereof and rights to protection of interests therein under the laws of all jurisdictions, including the Intellectual Property listed on Schedule 1.1(a)(ii); (iv) with respect to any contracts, agreements, arrangements, commitments, instruments, documents or similar understandings (whether written or oral), including leases, subleases and rights thereunder ("Contracts") of or benefiting Parent, including those listed on Schedule 1.1(a)(iii), all rights and benefits under or arising out of such Contracts; (v) receivables; (vi) securities; (vii) claims, deposits, prepayments, refunds, causes of action, choses in action and rights of recovery, set off and recoupment; (viii) permits, licenses, certificates, waivers, notices and similar authorizations obtained or applied for by or on behalf of Parent from, pursuant to or in connection with any legislature, agency, bureau, branch, department, division, commission, court, tribunal or other similar recognized organization or body of any federal, state, county, municipal, local or foreign government or other similar recognized organization or body exercising similar powers or authority (a "Governmental Body"), any law, rule, regulation or order enacted, adopted, promulgated or applied by any Governmental Body or order, ruling, decision, award, judgment, injunction or other similar determination or finding by, before or under the supervision of any Governmental Body or arbitrator (an "Order"); (ix) books, records, ledgers, files, documents, correspondence, advertising and promotional materials, studies, reports and other written materials; (x) stock ownership of all of Parent's subsidiary entities (other than Subsidiary); (xi) accounts and (xii) cash and cash equivalents (all of the foregoing, collectively, the "Contributed Assets"), free and clear of all claims, liens, pledges, restrictions, options, charges, hypothecations, rights of first refusal, preemptive rights, easements, security interests, deeds of trust, mortgages, rightsof-way, encroachments, or encumbrances, whether voluntarily incurred or arising by operation of law (collectively, "Encumbrances").

(b) Excluded Assets. The Contributed Assets shall not include the following, which shall remain Parent's property: (i) the corporate charter, qualifications to conduct business as a foreign corporation, and the minute books, stock transfer books and similar documents or records relating to the organization, maintenance and existence of Parent as a corporation; (ii) any of Parent's rights under this Agreement, each Contract or writing executed or delivered in connection with this Agreement and each amendment or supplement to any of the foregoing (including this Agreement, the "Transaction Documents"); (iii) stock ownership of Subsidiary; or (iv) any asset specifically identified on Schedule 1.1(b).

# 1.2 Assumed Liabilities.

(a) <u>Assumed Liabilities</u>. Subsidiary hereby assumes, accepts and becomes responsible for all liabilities and obligations of Parent, including all liabilities and obligations under the Contracts (collectively, the "Assumed Liabilities").

- (b) <u>Excluded Liabilities</u>. The Assumed Liabilities shall exclude, and Subsidiary does not assume, accept or have any responsibility with respect to, solely those liabilities or obligations of Parent: (i) arising under any Transaction Document or (ii) that were discharged pursuant to Article VIII.B. of the Second Modified Joint Plan of Reorganization of Conexant Systems, Inc. and Its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code.
- 1.3 Deliveries. Upon, or as promptly as reasonably practicable following, execution of this Agreement, Parent shall deliver or cause to be delivered to Subsidiary such other bills of sale, certificates of title or origin, deeds, assignments and other instruments of transfer or conveyance or as may be otherwise necessary to evidence and effect the assignment and delivery of the Contributed Assets to Subsidiary.

# ARTICLE 2 MISCELLANEOUS

- 2.1 Further Assurances. Each Party shall execute and deliver, or cause to be executed and delivered, such other documents and instruments, reasonably satisfactory to the other Party, as may be reasonably necessary or desirable to carry out or implement any provision of this Agreement and to take all reasonable actions designed to vest in Subsidiary the Contributed Assets, to perfect or enforce any interests or rights of Subsidiary relating to the Contributed Assets and to provide to Subsidiary the full use, enjoyment and possession of the Contributed Assets. In addition, each Party shall provide, from time to time, such additional information and assistances as the other Party may reasonably require to carry out the terms of this Agreement. To the extent that the transfer or assignment of any agreement included in the Contributed Assets requires the consent of a third party, this Agreement shall not constitute a transfer or assignment of the same if an attempted transfer or assignment without such consent would constitute a breach thereof or a breach of applicable law. Parent and Subsidiary shall cooperate in seeking to obtain any such consent, approval or authorization. If any such consent, approval or authorization cannot be obtained, Parent will use its reasonable best efforts to provide Subsidiary with the rights and benefits of the affected agreement for the term thereof, and, if Parent provides such rights and benefits, Subsidiary shall assume the obligations and burdens thereunder.
- 2.2 Entire Agreement. This Agreement, together with the other Transaction Documents and all schedules, exhibits, annexes or other attachments hereto or thereto, and the certificates, documents, instruments and writings that are delivered pursuant hereto or thereto, constitutes the entire agreement and understanding of the Parties in respect of the subject matter hereof and supersedes all prior understandings, agreements or representations by or among the Parties, written or oral, to the extent they relate in any way to the subject matter hereof.
- 2.3 Binding Effect. All of the terms, agreements, covenants, representations, warranties and conditions of this Agreement are binding upon, inure to the benefit of and are enforceable by, the Parties and their respective successors and assigns.
- 2.4 Governing Law. This Agreement will be governed by and construed in accordance with the laws of the State of Delaware, without giving effect to any choice of law

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principles.

- **2.5 Schedules and Exhibits.** The Schedules and Exhibits are incorporated herein by reference and made a part of this Agreement.
- 2.6 Amendment; Extensions; Waivers. No amendment, modification, waiver, replacement, termination or cancellation of any provision of this Agreement will be valid, unless the same is in writing and signed by all of the Parties. Each waiver of a right hereunder does not extend beyond the specific event or circumstance giving rise to the right. No waiver by any Party of any default, misrepresentation or breach of warranty or covenant hereunder, whether intentional or not, may be deemed to extend to any prior or subsequent default, misrepresentation or breach of warranty or covenant hereunder or affect in any way any rights arising because of any prior or subsequent such occurrence. Neither the failure nor any delay on the part of any Party to exercise any right or remedy under this Agreement will operate as a waiver thereof, nor does any single or partial exercise of any right or remedy preclude any other or further exercise of the same or of any other right or remedy.
- 2.7 Severability. The provisions of this Agreement will be deemed severable and the invalidity or unenforceability of any provision will not affect the validity or enforceability of the other provisions hereof; provided, however, that if any provision of this Agreement, as applied to any Party or to any circumstance, is judicially determined not to be enforceable in accordance with its terms, the Parties agree that the court judicially making such determination may modify the provision in a manner consistent with its objectives such that it is enforceable, and/or to delete specific words or phrases, and in its modified form, such provision will then be enforceable and will be enforced.
- 2.8 Counterparts; Effectiveness. This Agreement may be executed in one or more counterparts, each of which will be deemed an original but all of which together will constitute one and the same instrument. Delivery of an executed signature page of this Agreement by facsimile or .pdf transmission shall be effective as delivery of a manually executed counterpart hereof.

[SIGNATURE PAGES FOLLOW]

TRADEMARK
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IN WITNESS WHEREOF, the Parties have caused this Asset Transfer Agreement to be executed as of the date stated in the introductory paragraph of this Agreement.

By: Wame:	·
Title:	
CONEXANT SYSTEMS, INC.	
Зу:	
Name:	
Title:	

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IN WITNESS WHEREOF, the Parties have caused this Asset Transfer Agreement to be executed as of the date stated in the introductory paragraph of this Agreement.

# LAKESTAR SEMI, INC.

By:	 	 	
Name: _		 	
Title:		 	

CONEXANT SYSTEMS, INC.

Name: Sailesh Chittipeddi

Title: President and Chief Executive Officer

# Schedule 1.1(a)(ii)

Intellectual Property

See attached list.

TRADEMARK REEL: 006100 FRAME: 0973

In re: Conexant Systems, Inc.

Case No. 13-10367 (MFW)

# SCHEDULE B - PERSONAL PROPERTY Rider B.22 - Patents, Copyrights, and Other Intellectual Property

Flegistered Trademarks	Country	Status	Application No.	Filed Date	Registration No.	Registration Date	Value
C Logo	Argentina	Registered	2200360	1/29/1999	1820132	2/27/2001	Undetermined
C Logo	Argentina	Registered	2200359	1/29/1999	1820130	2/27/2001	Undetermined
Conexant	Argentina	Registered	2371232	4/8/2002	1967494	1/19/2004	Undetermined
C Logo	Australia	Registered	783386	1/19/1999	783386	8/27/1999	Undetermined
Conexant	Australia	Registered	776748	10/27/1998	776748	10/27/2008	Undetermined
C Logo	Benelux	Registered	936682	4/19/1999	657274	5/2/2000	Undetermined
Conexant	Benelux	Registered	925594	10/26/1998	651573	12/1/1999	Undetermined
C Logo	Brazil	Registered	821560166	4/12/1999	821560166	11/12/2002	Undetermined
Conexant	Brazil	Registered	821428284	2/24/1999	821428284	8/27/2002	Undetermined
Conexant	Brazil	Registered	821428268	2/24/1999	821428268	6/15/2004	Undetermined
Conexant	Brazil	Registered	821428306	2/24/1999	821428306	9/9/2003	Undetermined
Conexant and C Logo Design (Horizontal)	Brazil	Pending	830573542	4/1/2010			Undetermined
C Logo	Canada	Registered	1002579	1/20/1999	TMA632837	2/15/2005	Undetermined
Conexant	Canada	Registered	897454	11/24/1998	TMA691695	7/9/2007	Undetermined
Smartdaa	Canada	Registered	1000667	12/24/1998	TMA584467	6/30/2003	Undetermined
C Logo	China	Registered	9900019762	3/1/1999	1433773	8/14/2000	Undetermined
C Logo	China	Registered	9900019763	3/1/1999	1477808	11/21/2000	Undetermined
Conexant	China	Registered	9900019766	3/1/1999	1421876	7/14/2000	Undetermined
Conexant	China	Registered	9900019765	3/1/1999	1447495	9/21/2000	Undetermined
Coriexant.Cn (Domain Name)	China	Registered		8/15/2005		8/15/2010	Undetermined
Conexant.Com.Cn (Domain Name)	China	Registered		5/18/2004		5/18/2011	Undetermined
	Czech Republic	Registered	139512	10/26/1998	225959	9/27/2000	Undetermined
C Logo Conexant	Czech Republic	Registered	138946	9/3/1998	223486	3/23/2000	Undetermined
	European Community	Registered	1130970	4/7/1999	1130970	6/20/2001	Undetermined
C Logo Correxant	European Community	Registered	978445	11/5/1998	978445	1/21/2000	Undetermined
	European Community	Registered	001027655	12/24/1998	001027655	3/17/2000	Undetermined
Smartdaa Smartdaa	Finland	Registered	T199900015	1/5/1999	216581	1/31/2010	Undetermined
	Hong Kong	Registered	01018/99	1/28/1999	13183/2000	10/26/1998	Undetermined
C Logo Conexant	Hong Kong	Registered	14972/99	11/26/1999	14972AA/1999	9/30/2005	Undetermined
	Hungary	Registered	M9900495	2/3/1999	159006	11/26/2009	Undetermined
C Logo	Hungary	Registered	M9804383	10/29/1998	158223	10/5/1999	Undetermined
Conexant	Iceland	Registered	136/1999	1/19/1999	458/1999	4/28/1999	Undetermined
C Logo	Iceland	Registered	140/1999	1/20/1999	1186/1999	11/3/1999	Undetermined
Conexant	India	Registered	837746	1/21/1999	837746	12/1/2005	Undetermined
C Logo		Registered	824,469	10/26/1998	824469	10/10/2006	Undetermined
Conexant	India Israel	Registered	125245	1/21/1999	125245	1/21/2006	Undetermined
C Logo	Israel	Registered	125244	1/21/1999	125244	1/21/2006	Undetermined
C Logo	Israel	Registered	123426	10/27/1998	123426	10/27/2005	Undetermined
Conexant		Registered	123425	10/27/1998	123425	10/27/2005	Undetermined
Conexant	Israel	Registered	11-35426	4/22/1999	4473457	5/11/2001	Undetermined
C Logo	Japan	Registered	11-35425	4/22/1999	4510465	9/28/2001	Undetermined
C Logo	Japan	Registered	2000-14885	2/22/2000	4531285	12/21/2001	Undetermined
Conexant	Japan ·	Registered	2000-14886	2/22/2000	4526509	11/30/2001	Undetermined
Conexant	Japan	Registered	140/1999	12/28/1999	0000762	1/28/1999	Undetermined
C Logo	Korea, Republic of		1375/1998	10/27/1998	1029	3/15/2000	Undetermined
Conexant	Korea, Republic of	Registered	99003435	4/23/1999	99003435	10/26/2008	Undetermined
C Logo	Malaysia	Registered		4/23/1999	99003436	10/26/2008	Undetermined
C Logo	Malaysia	Registered	99003436	1/23/1999	99/00526	10/20/2000	Undetermined
Conexant	Malaysia	Pending	99/00526		99/00527	<del>                                     </del>	Undetermined
Conexant	Malaysia	Published	99/00527	1/23/1999		12/1/1999	Undetermine
C Logo	Mexico	Registered	372835	4/26/1999	635,310	12/1/1999	Undetermine
C Logo	Mexico	Registered	372834	4/26/1999	711423	3/2/2009	Undetermine
Conexant	Mexico	Registered	365743	3/2/1999	610502	3/2/2009	Undetermine
Conexant	Mexico	Registered	365742	3/2/1999	650725	10/26/2005	Undetermine
C Logo	New Zealand	Registered	304027	1/19/1999	304027	10/26/2005	Undetermine
C Logo	New Zealand	Registered	304026	1/19/1999	304026		Undetermine
Conexant	New Zealand	Registered	300289	10/22/1998	300289	9/3/2005	Ondetermine

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In re: Conexant Systems, Inc.

Case No. 13-10367 (MFW)

# SCHEDULE B - PERSONAL PROPERTY Rider B.22 - Patents, Copyrights, and Other Intellectual Property

Registered Trademarks	Country	Status	Application No.	Filed Date	Registration No.	Registration Date	Value
Conexant	New Zealand	Registered	300288	10/22/1998	300288	9/3/2005	Undetermined
C Logo	Norway	Registered	199900759	1/21/1999	197831	6/4/1999	Undetermined
Conexant	Norway	Registered	199810063	11/9/1998	198861	8/19/1999	Undetermined
Conexant	Norway	Registered	199906209	6/25/1999	200232	11/11/2009	Undetermined
C Logo	Poland	Registered	Z196794	1/19/1999	138526	4/26/2002	Undetermined
Conexant	Poland	Registered	Z193642	10/28/1998	137631	9/11/2003	Undetermined
C Logo	Singapore	Published	T99/00564J	1/21/1999	T99/00564J		Undetermined
C Logo	Singapore	Registered	T99/00563B	10/26/1998	T99/00563B	10/26/1998	Undetermined
Conexant	Singapore	Registered	T98/11557D	9/3/1998	T98/11557D	9/3/1998	Undetermined
C Logo	South Africa	Registered	99/01548	2/1/1999	1999/01548	5/7/2002	Undetermined
C Logo	South Africa	Registered	99/01547	2/1/1999	99/01547	10/26/1998	Undetermined
Conexant	South Africa	Registered	98/18741	10/22/1998	98/18741	2/4/2002	Undetermined
Conexant	South Africa	Registered	98/18740	10/22/1998	98/18740	2/4/2002	Undetermined
C Logo	Switzerland	Registered	00392/1999	1/19/1999	481225	6/20/2001	Undetermined
Conexant	Switzerland	Registered	00494/1999	1/21/1999	470191	1/21/1999	Undetermined
C Logo	Taiwan, Province of China	Registered	88002703	1/22/1999	00127544	8/16/2000	
C Logo	Taiwan, Province of China	Registered	88002707	1/22/1999	935552	3/16/2001	Undetermined
Conexant	Talwan, Province of China	Registered	87052552	10/29/1998	118921	12/1/1999	Undetermined
Conexant	Taiwan, Province of China	Registered	87052550	10/29/1998	00896935	7/16/2000	Undetermined
C Logo	Thailand	Registered	443490	1/16/2001	SM15663	1/3/2003	Undetermined
C Logo	Thailand	Registered	443491	1/16/2001	TM152559	2/11/2002	Undetermined
Conexant	Thailand	Registered	443492	1/16/2001	SM15049	2/13/2002	Undetermined
Conexant	Thailand	Registered	443489	1/16/2001	TM152558	2/11/2002	Undetermined
C Logo	Turkey	Registered	1999/1434	2/17/1999	206137		Undetermined
C Logo	Turkey	Registered	1999/1433	1/17/1999	205551	2/17/1999 2/17/1999	Undetermined
Conexant	Turkey	Registered	1998/15603	11/9/1998	202040		Undetermined
Conexant	Turkey	Registered	1998/15604	11/6/1998	202040	11/6/1998	Undetermined
C Logo	United Kingdom	Registered	2186518	1/19/1999	2186518	11/6/1998	Undetermined
Conexant	United Kingdom	Registered	2180446	10/22/1998	2180446	1/7/2000	Undetermined
(Sigmatel Acq) Camel Logo	United States	Registered	78/368,894	2/17/2004	2,936,253	8/6/1999	Undetermined
(Sigmatel Acq) Digicolor	United States	Registered	78/368,849	2/17/2004		3/29/2005	Undetermined
Brightsound	United States	Published	77/963,721	3/19/2010	2,962,456	6/14/2005	Undetermined
C Logo	United States	Registered	75/57B,210	10/26/1998	0.500.407		Undetermined
C Logo	United States	Registered	75/578,226	10/26/1998	2,532,487	1/22/2002	Undetermined
C Logo	United States	Registered	76/021,970	4/10/2000	2,736,991	7/15/2003	Undetermined
Conexant	United States	Registered	75/547,442		2,437,153	3/20/2001	Undetermined
Conexant	United States	Registered	75/547,338	9/3/1998 9/3/1998	2,527,871	1/8/2002	Undetermined
Conexant	United States	Registered	76/021,938	4/7/2000	2,778,090	10/28/2003	Undetermined
Conexant and C Logo Design (Horizontal)	United States	Registered	75/706,999		2,550,994	3/19/2002	Undetermined
Conexant and C Logo Design (Horizontal)	United States	Registered	75/705,999	5/13/1999	2753392	8/19/2003	Undetermined
Conexant and C Logo Design (Vertical)	United States	Registered	75/705,911	5/13/1999	2,530,331	1/15/2002	Undetermined
Conexant and C Logo Design (Vertical)	United States	Registered		5/13/1999	2,528,063	1/8/2002	Undetermined
Vetwaiting	United States		75/705,905	5/13/1999	2,528,059	1/8/2002	Undetermined
Procoustic	United States	Registered	76/255,774	5/11/2001	2,762,380	9/9/2003	Undetermined
Smartdaa	United States	Pending	85/754,943	10/16/2012			Undetermined
Vatch Live and Talk	United States	Registered	75/516,383	7/9/1998	2515838	12/4/2001	Undetermined
CLogo	Venezuela	Pending	85/754,936	10/16/2012			Undetermined
CLogo	Venezuela Venezuela	Published	13515-04	1/27/1999			Undetermined
Conexant		Published	13516-04	1/27/1999			Undetermined
Conexant	Venezuela	Registered	2000-003495	3/1/2000	15544-S	11/22/2000	Undetermined
Logo	Venezuela	Registered	2000-003494	3/1/2000	P277906	11/22/2000	Undetermined
conexant	Viet Nam	Registered	49282	10/18/2000	40200	3/6/2002	Undetermined
SHOWER	Viet Nam	Registered	49281	10/18/2000	40199	3/6/2002	Undetermined

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