TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM568415

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT						
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Entity type for Nuance Communications, Inc. as a Massachusetts Corporation not a Delaware corp. previously recorded on Reel 006782 Frame 0819. Assignor(s) hereby confirms the Assignment.						

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Nuance Communications, Inc.		09/30/2019	Corporation: MASSACHUSETTS

RECEIVING PARTY DATA

Name:	Cerence Operating Company	
Street Address:	15 Wayside Road	
City:	Burlington	
State/Country:	MASSACHUSETTS	
Postal Code:	01808	
Entity Type:	Corporation: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2411038	VOCON
Registration Number:	3273924	XT9
Serial Number:	88436090	CERENCE
Serial Number:	88436105	CERENCE
Serial Number:	88473654	CERENCE

CORRESPONDENCE DATA

Fax Number: 3125548015

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: 312-554-8000 Email: kjl@pattishall.com

Correspondent Name: Brett A. August c/o Pattishall McAuliffe

200 S. Wacker Drive Address Line 1:

Address Line 2: **Suite 2900**

Address Line 4: Chicago, ILLINOIS 60606-5896

ATTORNEY DOCKET NUMBER:	3553-2
NAME OF SUBMITTER:	Brett A. August

TRADEMARK REEL: 006897 FRAME: 0990

900541573

SIGNATURE:	/Brett A. August/						
DATE SIGNED: 03/23/2020							
Total Attachments: 8							
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source=CERENCE assignment-tm-6	⁷ 82-0819#page2.tif						
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source=CERENCE assignment-tm-6782-0819#page4.tif							
source=CERENCE assignment-tm-6	⁷ 82-0819#page5.tif						
source=CERENCE assignment-tm-6782-0819#page6.tif							
source=CERENCE assignment-tm-6782-0819#page7.tif							
source=CERENCE assignment-tm-6	⁷ 82-0819#page8.tif						

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM547219

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type		
Nuance Communications, Inc.		09/30/2019	Corporation: DELAWARE		

RECEIVING PARTY DATA

Name:	Cerence Operating Company			
Street Address:	15 Wayside Road			
City:	Burlington			
State/Country:	MASSACHUSETTS			
Postal Code:	01808			
Entity Type:	Corporation: DELAWARE			

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2411038	VOCON
Registration Number:	3273924	XT9
Serial Number:	88436090	CERENCE
Serial Number:	88436105	CERENCE
Serial Number:	88473654	CERENCE

CORRESPONDENCE DATA

Fax Number: 3125548015

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using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 312-554-8000 Email: kjl@pattishall.com

Brett A. August c/o Pattishall McAuliffe **Correspondent Name:**

200 S. Wacker Drive Address Line 1:

Address Line 2: **Suite 2900**

Address Line 4: Chicago, ILLINOIS 60606-5896

ATTORNEY DOCKET NUMBER:	3342-9
NAME OF SUBMITTER:	Brett A. August
SIGNATURE:	/Brett A. August/
DATE SIGNED:	10/30/2019

Total Attachments: 6

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source=13161914_5_Diamond - Trademark Assignment Agreement (Executed)#page6.tif

TRADEMARK ASSIGNMENT AGREEMENT

This TRADEMARK ASSIGNMENT AGREEMENT (this "<u>Agreement</u>"), dated as of September 30, 2019, is made by and between Nuance Communications, Inc., a Delaware corporation having an address at 1 Wayside Road, Burlington, MA 01803 (the "<u>Assignor</u>") and Cerence Operating Company, a Delaware corporation having an address at 15 Wayside Road, Burlington, MA 01803 (the "<u>Assignee</u>").

WITNESSETH:

WHEREAS, Nuance Communications, Inc. and Cerence Inc. entered into that certain (i) Separation and Distribution Agreement and (ii) Intellectual Property Agreement, each dated as of September 30, 2019 (as amended, restated, supplemented or otherwise modified from time to time, the "Separation Agreements"); and

WHEREAS, pursuant to the Separation Agreements, the Assignor hereby agrees to sell, assign, transfer and deliver to the Assignee, and the Assignee hereby agrees to purchase and acquire from the Assignor, all of the Assignor's right, title and interest in, to and under the Trademarks listed in <u>Schedule 1</u> hereto, together with all goodwill of any business associated therewith and all applications, registrations and renewals in connection therewith (the "Assigned Trademarks"); and

WHEREAS, Assignee is successor to the business of the Assignor, or portion thereof, to which the Assigned Trademarks pertain, which business is ongoing and existing.

NOW, THEREFORE, in consideration of the mutual agreements, provisions and covenants contained herein and in the Separation Agreements, the parties hereto, intending to be legally bound, hereby agree as follows:

- Section 1. <u>Definitions</u>. Capitalized terms used herein and not defined herein have the meanings set forth in the Separation Agreements.
- Section 2. <u>Assignment</u>. Assignor hereby sells, transfers, conveys, assigns and delivers to the Assignee, and the Assignee hereby purchases, assumes and accepts from the Assignor, all of the Assignor's right, title and interest in, to and under the Assigned Trademarks, including without limitation, (a) all income, royalties, profits, and damages related thereto; (b) the right, if any, to register, prosecute, maintain and defend the Assigned Trademarks before any public or private agency or registrar; (c) the right to bring actions, defend against or otherwise recover damages or other compensation for past, present or future infringements, dilutions, misappropriations, or other violations of the Assigned Trademarks, including the right to sue and obtain equitable relief in respect of such infringements, dilutions, misappropriations and other violations; and (d) the right to fully and entirely stand in the place of the Assignor in all matters related thereto.
- Section 3. <u>Governing Law.</u> Any disputes arising out of or relating to this Agreement, including, without limitation, to its execution, performance or enforcement, shall be governed by, and construed in accordance with, the Laws of the State of Delaware,

Doc#: US1:13161914v4

regardless of the Laws that might otherwise govern under applicable principles of conflicts of Laws thereof.

Section 4. Entire Agreement. This Agreement, together with the Separation Agreements, and the Exhibits and Schedules hereto and thereto, contain the entire agreement between the parties hereto with respect to the subject matter hereof and supersede all previous agreements, negotiations, discussions, writings, understandings, commitments and conversations with respect to such subject matter, and there are no agreements or understandings between the parties hereto with respect to the subject matter hereof other than those set forth or referred to herein or therein. No provisions of this Agreement shall be deemed waived, amended, supplemented or modified by any party hereto, unless such waiver, amendment, supplement or modification is in writing and signed by the authorized representative of each party hereto. The parties hereto intend that this Agreement is for recordation purposes only and its terms shall not modify and shall be subject to the applicable terms and conditions of the Separation Agreements, which govern the parties' rights and interests in the Assigned Trademarks. In the event of a conflict between this Agreement and the Separation Agreements, the terms of the Separation Agreements shall govern.

Section 5. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, all of which counterparts shall be considered one and the same agreement, and shall become effective when one or more counterparts have been signed by each party hereto and delivered to the other party. This Agreement may be executed by facsimile or PDF signature and scanned and exchanged by electronic mail, and such facsimile or PDF signature or scanned and exchanged copies shall constitute an original for all purposes.

[Signature Pages Follows]

Doc#: US1:13161914v4

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives.

ASSIGNOR:

NUANCE COMMUNICATIONS, INC.

By: Name: Wendy Cassity
Title: Executive Vice President and Chief Legal Officer

ASSIGNEE:

CERENCE OPERATING COMPANY

By: Name: Leanne Fitzgerald

Title: Secretary

Schedule 1

 $\underline{Trademarks}$

[See Attached]

[Schedule 1 – Trademarks]

Doc#: US1:13177836v3

Trademarks (US + Foreign)*

ХТ9	XT9	KI9	ХТ9	ХТ9	ХТ9	VOCON	T9 NAV	T9 NAV	T9 NAV	REALSPEAK	REALSPEAK	REALSPEAK	REALSPEAK	
09	09	09	9	09	09	9	9	09	09	09, 16	09	09	09	
Singapore	Norway	United States of America	Switzerland	European Union	Indonesia	United States of America	Taiwan R.O.C.	Argentina	Canada	European Union	Russian Federation	Republic of Korea	Japan	
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	
T0703835J	200703092	77/024,743	51969/2007	005705645	D002007012150	75/422,957	97036949	2845432	1,406,320	1175090	2003718512	4020000006730	11041509	
T0703835J	240700	3273924	559277	005705645	IDM000193849	2411038	1360049	2305312	TMA761497	1175090	277714	400497664	4415313	
Feb. 22, 2027	Sep. 7, 2027	Aug. 7, 2027	Feb. 21, 2027	Feb. 21, 2027	5/1/2027	Dec. 5, 2020	Oct. 30, 2019 (final date - \$1,600)	Aug. 13, 2029	Mar. 11, 2025	Nov. 12, 2019 (final date - \$2,300)	Sep. 24, 2023	Jul. 16, 2021	Sep. 8, 2020	
Tegic Communications,	Tegic Communications, Inc.		Tegic Communications, Inc.	Tegic Communications, Inc.	Tegic Communications, Inc.		Tegic Communications, Inc.	Tegic Communications, Inc.	Tegic Communications, Inc.		ScanSoft	Lernaut and Hospie Speech Products N.V.	Lernaut and Hospie Speech Products N.V.	

^{*} NTD: Please note that the beneficial owner and registered owner (unless otherwise noted) for all trademarks is Nuance Communications, Inc. The trademarks will be assigned to Cerence Operating Company after recordation of the Trademark Assignment Agreement and applicable chain of title corrections.

VOICEBOX	CERENCE & design◆	CERENCE*	CERENCE*	XT9 & Design	XT9 & Design	XT9 & Design	XT9 & Design	XT9 & Design	XT9 & Design	XT9 & Design	XT9 & Design	XT9 & Design	
	09, 42	42	9	09	09	09	09	9	09, 38, 42	09	09	09	
US	US	Sn	US	Russian Federation	Japan	Italy	Hong Kong	India	Germany	Canada	United Kingdom	France	
Registered	Pending	Pending	Pending	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	
78/113,253	88/473654	88/436105	88/436090	2007706091	2006-052778	F12006C000810	300652400	1460974	306349264	1,303,828	2423333	06/3432744	
2839176				351299	5024319	1186301	300652400	1460974	30634926	TMA755768	2423333	063432744	
				Mar. 6, 2027	Feb. 9, 2027	Jun. 23, 2026	Jun. 4, 2026	Jun. 5, 2026	Jun. 1, 2026	Dec. 21, 2024	Jun. 1, 2026	Jun. 2, 2026	
Voicebox Technologies Corporation				Tegic Communications,	Tegic Communications, Inc.	Tegic Communications, Inc.	Tegic Communications, Inc.	Tegic Communications,		Tegic Communications, Inc.	Tegic Communications, Inc.	Tegic Communications, Inc.	

RECORDED: 00/20/2020

[Schedule 1 – Trademarks]

<sup>NTD: This is an Intent-to-Use Trademark Application.
NTD: This is an Intent-to-Use Trademark Application.
NTD: This is an Intent-to-Use Trademark Application.</sup>