TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
The Bank of New York Mellon		112/22/2009 1	banking corporation: NEW YORK

RECEIVING PARTY DATA

Name:	Primus Telecommunications Group, Incorporated	
Street Address:	7901 Jones Branch Drive, Suite 900	
City:	McLean	
State/Country:	VIRGINIA	
Postal Code:	22102	
Entity Type:	CORPORATION: DELAWARE	

Name:	Primus Telecommunications IHC, Inc.		
Street Address:	7901 Jones Branch Drive, Suite 900		
City:	McLean		
State/Country:	VIRGINIA		
Postal Code:	22102		
Entity Type:	CORPORATION: DELAWARE		

Name:	Primus Telecommunications, Inc.		
Street Address:	7901 Jones Branch Drive, Suite 900		
City:	McLean		
State/Country:	VIRGINIA		
Postal Code:	22102		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 17

Property Type	Number	Word Mark	
Registration Number:	2048650	TELEGROUP	

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Registration Number:	3004961	ENDLESS TALK
Registration Number:	2869707	KOOLMINUTES.COM
Registration Number:	2698069	IPRIMUS
Registration Number:	2731866	ISTERRA
Registration Number:	2809942	ISTERRA
Registration Number:	2809941	ISTERRA
Registration Number:	2194625	PRIMUS
Registration Number:	2694591	PRIMUS
Registration Number:	2679710	PRIMUS
Registration Number:	2694590	PRIMUS MORE THAN JUST TALK
Serial Number:	77232454	GLOBAL GABBER
Registration Number:	3342159	GLOBETALK
Registration Number:	3218984	LINGO
Registration Number:	3218986	LINGO
Registration Number:	3525312	LINGO UNWIRED
Registration Number:	3401267	TALK 365

CORRESPONDENCE DATA

Fax Number: (917)777-4104

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 212-735-3000

Email: kellie.weilbrenner@skadden.com

Correspondent Name: Skadden, Arps, Slate, Meagher & Flom LLP

Address Line 1: Four Times Square
Address Line 2: Attn: Elaine D. Ziff, Esq.

Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	129430/0003
NAME OF SUBMITTER:	elaine d ziff
Signature:	/eziff/
Date:	12/22/2009

Total Attachments: 6

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Release of Trademark and Patent Security Interest

This Release of Trademark and Patent Security Interest, dated as of December 22, 2009, is by THE BANK OF NEW YORK MELLON, a banking corporation organized under the laws of the state of New York, with an address at 600 East Las Colinas Blvd., Suite 1300, Irving, TX 75039, as successor Administrative Agent ("Successor Agent") for the several banks and other financial institutions ("Lenders"), in favor of PRIMUS TELECOMMUNICATIONS GROUP, INCORPORATED, a corporation organized under the laws of the state of Delaware, with an address at 7901 Jones Branch Drive, Suite 900, McLean, VA 22102 ("Parent"), PRIMUS TELECOMMUNICATIONS IHC, INC., a corporation organized under the laws of the state of Delaware, with an address at 7901 Jones Branch Drive, Suite 900, McLean, VA 22102 ("PRIMUS IHC"), and PRIMUS TELECOMMUNICATIONS, INC., a corporation organized under the laws of the state of Delaware, with an address at 7901 Jones Branch Drive, Suite 900, McLean, VA 22102 ("PRIMUS") (collectively, the "Obligors").

$\underline{W} \underline{I} \underline{T} \underline{N} \underline{E} \underline{S} \underline{S} \underline{E} \underline{T} \underline{H}$:

WHEREAS, Parent, PRIMUS TELECOMMUNICATIONS HOLDING, INC. ("Borrower"), the Lenders, LEHMAN COMMERCIAL PAPER, INC. ("LEHMAN"), LEHMAN BROTHERS INC., as advisor, sole lead arranger and sole bookruner (in such capacity, the "Arranger") and LEHMAN COMMERCIAL PAPER INC., as syndication agent (in such capacity "Syndication Agent") are parties to a Term Loan Agreement, dated as of February 18, 2005 (as amended, supplemented or otherwise modified from time to time, the "Term Loan Agreement");

WHEREAS, in connection with the Term Loan Agreement, the Obligors and certain other subsidiaries of the Borrower executed and delivered a Guarantee and Collateral Agreement, dated as of February 18, 2005, in favor of LEHMAN (together with all amendments and modifications, if any from time to time thereafter made thereto, the "Guarantee and Collateral Agreement"), pursuant to which the Obligors pledged and granted to LEHMAN for the benefit of the LEHMAN and the Lenders, a continuing security interest in all of each Obligors' respective Intellectual Property, including the Trademarks and Patents;

WHEREAS, to confirm its pledge and grant of security interest in the Trademarks pursuant to the Guarantee and Collateral Agreement, each of the Obligors pledged and granted to LEHMAN, for the ratable benefit of the Secured Parties, a continuing security interest in Trademarks by executing and delivering Grants of Security Interest in Trademark Rights, each dated February 18, 2005, in favor of LEHMAN (collectively, the "Trademark Security Agreements"), which were recorded in the United States Patent and Trademark Office on April 22, 2005 at Reel 3071/Frame 0264, April 22, 2005 at Reel 3071/Frame 0256 and July 7, 2005 at Reel 3118/Frame 0294, respectively, against certain Trademarks, including those set forth in Section 1 on Schedule A;

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WHEREAS, to confirm its pledge and grant of security interest in the Patents pursuant to the Guarantee and Collateral Agreement, PRIMUS pledged and granted to Lehman, for the ratable benefit of the Secured Parties, a continuing security interest in Patents by executing and delivering a Grant of Security Interest in Patent Rights, dated October 20, 2005, in favor of LEHMAN ("Patent Security Agreements" and, together with the Trademark Security Agreements, the "IP Security Agreements"), which Patent Security Agreement was recorded in the United States Patent and Trademark Office on October 26, 2005 at Reel 016690/Frame 0258 against the Patent set forth on Schedule B;

WHEREAS, pursuant to that certain Third Amendment to the Term Loan Agreement, dated as of July 1, 2009, LEHMAN resigned as administrative agent under the Term Loan Agreement and the other Loan Documents and the Successor Agent was appointed as successor Administrative Agent and accepted its appointment as Successor Agent under the Term Loan Agreement and the other Loan Documents;

WHEREAS, LEHMAN assigned to Successor Agent each Obligor's assignment and transfer to LEHMAN, and grant to LEHMAN for the ratable benefit of the Secured Parties, the security interest in the Trademarks and Patents (including, without limitation, those Trademarks and Patents listed in Section 1 of Schedule A and Section B hereto) then owned or thereafter acquired by such Obligor or in which such Obligor then had or at anytime since then may have acquired any right, title or interest, by executing and delivering an Assignment and Assumption of Security Interest in Trademark Rights, dated July 1, 2009 ("Assignment and Assumption"), which was recorded in the United States Patent and Trademark Office on July 2, 2009 at Reel 4016/Frame 0759;

WHEREAS, to confirm its pledge and grant of security interest in the Trademarks pursuant to the Guarantee and Collateral Agreement, PRIMUS IHC pledged and granted to Successor Agent, a continuing security interest in the New Trademarks (as set forth in Section 2 on Schedule A hereto) by executing and delivering a Supplement to Grant of Security Interest in Trademarks, dated July 1, 2009 ("Supplement"), which was recorded in the United States Patent and Trademark Office on July 2, 2009 at Reel 4016/Frame 0752;

WHEREAS, Successor Agent agrees to release its security interests in the Trademarks (including, without limitation, the New Trademarks) and Patents, as applicable;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Successor Agent hereby releases, without representation, warranty or recourse, its security interests in and to the Trademarks (including, without limitation, the New Trademarks) and Patents, as applicable.

Successor Agent shall execute and deliver to the Obligors, at each Obligor's cost and expense, without representation, warranty or recourse, all further releases and other documents,

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and take all other actions necessary or reasonably desirable for the release of Successor Agent's interest in the Trademarks (including, without limitation, the New Trademarks) and Patents, as contemplated herein.

Capitalized terms used herein and not otherwise defined shall have the meanings ascribed thereto in the IP Security Agreements, Assignment and Assumption, or Supplement, as applicable.

[signature page follows]

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IN WITNESS WHEREOF, Successor Agent has caused this Release of Trademark and Patent Security Interest to be executed and delivered by its duly authorized officer as of the date first set forth above.

THE BANK OF NEW YORK MELLON,

is Successor Agent

y:

Name:

Melinda Valentine Vice President

Signature Page to Release of Trademark and Patent Security Interest

SCHEDULE A to RELEASE of TRADEMARK AND PATENT SECURITY INTEREST

1. Trademarks

Trademark	Registration or Serial Number
TELEGROUP	2,048,650
ENDLESS TALK	3,004,961
KOOLMINUTES.COM	2,869,707
IPRIMUS	2,698,069
ISTERRA	2,731,866
ISTERRA	2,809,942
ISTERRA	2,809,941
PRIMUS	2,194,625
PRIMUS (& Design)	2,694,591
PRIMUS (& Design)	2,679,710
PRIMUS MORE THAN JUST TALK	2,694,590

2. New Trademarks

MARK	Registration No. (Serial No.	Registration Date (Application Date)	Owner of Record
GLOBAL GABBER	(77/232,454)	(07/18/2007)	Primus Telecommunications IHC, Inc.
GLOBETALK	3,342,159	11/20/2007	Primus Telecommunications IHC, Inc.
LINGO	3,218,984	03/13/2007	Primus Telecommunications IHC, Inc.
LINGO and Design	3,218,986	03/13/2007	Primus Telecommunications IHC, Inc.
LINGO UNWIRED	3,525,312	10/28/2008	Primus Telecommunications IHC, Inc.
TALK 365	3,401,267	03/25/2008	Primus Telecommunications IHC, Inc.

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SCHEDULE B

to RELEASE of TRADEMARK AND PATENT SECURITY INTEREST

Patents

Patent Title	Registration No. (Application No.)	Registration Date (Application Date)	Owner of Record
Method and system for providing voice over internet protocol telephony products	(11/078,732)	(03/14/2005)	Inventors: Samuel R. Mullins, Jonathan M. Scheele, Douglas H. Weeks, Steven E. Carter and Benjamin J. Herrera

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RECORDED: 12/22/2009

TRADEMARK

REEL: 004119 FRAME: 0105

An assignment from the inventors to Primus Telecommunications, Inc. was filed with the United States Patent & Trademark Office on July 1, 2009.