

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Conexant Systems, Inc.	05/01/2008
RECEIVING PARTY DATA	
Name:	CopperGate Communications Ltd.
Street Address:	38 Habarzel St.
City:	Tel Aviv
State/Country:	ISRAEL
Postal Code:	69710
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	11492505
CORRESPONDENCE DATA	
Fax Number:	(949)282-1002
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	949-282-1000
Email:	ccarter@farjami.com
Correspondent Name:	Farshad Farjami
Address Line 1:	26522 La Alameda Ave, Suite 360
Address Line 4:	Mission Viejo, CALIFORNIA 92691
ATTORNEY DOCKET NUMBER:	0120142
NAME OF SUBMITTER:	Farshad Farjami

Total Attachments: 6
 source=0120142 Assignment for 11-492,505#page1.tif
 source=0120142 Assignment for 11-492,505#page2.tif
 source=0120142 Assignment for 11-492,505#page3.tif
 source=0120142 Assignment for 11-492,505#page4.tif
 source=0120142 Assignment for 11-492,505#page5.tif

OP \$40.00 11492505

INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT (**Assignment Agreement**) is made and entered into the 1st day of May, 2008 among Conexant Systems, Inc., a Delaware corporation (**Assignor**) and CopperGate Communications Ltd., a corporation incorporated under the laws of the State of Israel (**Assignee**).

BACKGROUND

WHEREAS, Assignor and Assignee entered into that certain Asset Purchase Agreement of even date herewith (the "**Agreement**"), pursuant to which Assignor has agreed to assign to Assignee certain Intellectual Property upon the terms and conditions set forth therein; and

WHEREAS, pursuant to the Agreement, Assignor and Assignee are interested in entering into this Assignment Agreement in respect of such assignment

NOW, THEREFORE, for good and valuable consideration as recited in the Agreement, the receipt and sufficiency of which are hereby acknowledged and intending to be legally bound, Assignor and Assignee agree as follows:

1. Capitalized terms used herein and not otherwise defined shall have the respective meanings ascribed to them in the Agreement.
2. Effective as of the Closing Date, Assignor hereby sells, transfers, assigns and delivers to Assignee all of Assignor's right, title, and interest in and to the Intellectual Property listed on Schedule A attached hereto (which is incorporated into and made a part of this Assignment Agreement) and all continuations, divisions, extensions, reissues, and foreign counterparts thereof.
3. This Assignment Agreement shall inure to the benefit of and be binding upon the parties and their respective successors and assigns.
4. This Assignment Agreement may be executed in identical counterpart copies, each of which shall be an original, but all of which taken together shall constitute one and the same instrument.
5. None of the provisions of this Assignment Agreement may be waived, changed or altered except in a writing by the authorized signatories of the parties hereto.
6. This Assignment Agreement shall be governed by and construed in accordance with, the laws of the State of New York, without giving effect to any conflicts of law principles.
7. In the event of a conflict between the terms and conditions of this Assignment Agreement and the terms and conditions of the Agreement, the terms and conditions of the Agreement shall govern, supersede and prevail. EXCEPT AS OTHERWISE

EXPRESSLY SET FORTH IN THE AGREEMENT, ASSIGNOR MAKES NO, AND EXPRESSLY DISCLAIMS ANY, REPRESENTATION OR WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, AT LAW OR IN EQUITY, IN RESPECT OF ANY OF THE INTELLECTUAL PROPERTY ASSIGNED HEREUNDER, INCLUDING WITH RESPECT TO MERCHANTABILITY, FITNESS FOR ANY PARTICULAR USE OR PURPOSE, TITLE AND NON-INFRINGEMENT.

8. Each party shall cooperate and take such action as may be reasonably requested by another party in order to carry out the provisions and purposes of this Assignment Agreement.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned have caused this Assignment Agreement to be duly executed the day and year first above written.

Assignor:

CONEXANT SYSTEMS, INC.

By: Karen Roscher

Name: Karen Roscher

Title: Sr. VP & Chief Financial Officer

Assignee:

COPPERGATE COMMUNICATIONS LTD.

By: Gabi Hilevitz

Name: Gabi Hilevitz

Title: Chief Executive Officer

Schedule A

Transferred IP

1 All of Assignor's Intellectual Property (as defined in the Agreement)

Redacted

including, without limitation, all rights,
title and interest of Assignor in and to

Redacted

the following patents and/or patent applications:

Item#	Docket	Pat/Pub No	Application	Title	Inventors	Owned By...
	Redacted					
1	05CXT0130C 05CXT0130C-WO 05CXT0130C-EP 05CXT0130C-JPN 05CXT0130C-KRN	2007/0025386 2007/016034	11/492,505 2006/028675 EP96788309 0 100105050 10-2006-7004684	Bandwidth Management in A Powerline Network	Petranovich, Ridel, Peponides, Yonge, Katar, Ayyagari, Gavette, Chan	CNXT, SHARP, ITLN
2	05CXT0131C 05CXT0131C-WO 05CXT0131-EP 05CXT0131-KRN	2007/0058732 2007/016031	11/492,506 2006-028662 EP06788300 9 10-2006-7004685	Flexible Scheduling Of Resources In A Noisy Environment	Petranovich, Ridel, Peponides, Yonge, Katar, Ayyagari, Gavette, Chan	CNXT, SHARP, ITLN
3	05CXT0132C 05CXT0132C-WO 05CXT0132C-EP 05CXT0132-KRN	2007/0025266 2007/016032	11/492,467 2006/028663 EP06788301 7 10-2006-7004686	Communicating Schedule And Network Information In A Powerline Network	Petranovich, Ridel, Peponides, Yonge, Katar, Ayyagari, Gavette, Chan	CNXT, SHARP, ITLN

Redacted

Redacted

9	03CXT0026C		10/950.262	Frame Structure for OFDM Signaling, Including Beacons and Traffic	Petranovich, Gardner	CNXT
10	03CXT0027C		10/950.261	MAC Structure with Packet-Quasi-Static Blocks and ARQ	Petranovich	CNXT
11	03CXT0028C		10/950.063	Broadcast with Redundant Coding	Petranovich, Gardner	CNXT
12	03CXT0029C		10/949,956	Channel Sounding and Channel Analysis	Petranovich, Gardner, Repontes	

Redacted

Redacted