UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Schedule 13G

Under the Securities Exchange Act of 1934 (Amendment No.)*

M/A-COM Technology Solutions Holdings, Inc.

(Name of Issuer)

Common Stock, \$0.001 par value (Title of Class of Securities)

> **55405Y100** (CUSIP Number)

December 31, 2012

(Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

□ Rule 13d-1(b)

 \Box Rule 13d-1(c)

⊠ Rule 13d-1(d)

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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1			RTING PERSON					
	I.R.S. ID	ENTIFICA	ATION NO. OF ABOVE PERSON (ENTITIES ONLY):					
	Summit	Partners, L.	Р.					
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CUSIP	No. 55405Y	100		Page 4 of 16 Pages			
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	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY):							
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1		AMES OF REPORTING PERSON R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY):					
			Management, LLC				
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10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) □ 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 21.3% 12 TYPE OF REPORTING PERSON (See Instructions)	9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) □ 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 21.3% 12 TYPE OF REPORTING PERSON (See Instructions)		9,745,34	1 shares					
□ 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 21.3% 12 TYPE OF REPORTING PERSON (See Instructions)	10							
11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 21.3% 12 TYPE OF REPORTING PERSON (See Instructions)	_							
21.3% 12 TYPE OF REPORTING PERSON (See Instructions)								
12 TYPE OF REPORTING PERSON (See Instructions)	11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)						
12 TYPE OF REPORTING PERSON (See Instructions)								
PN	12	TYPE O	F REPOR	TING PERSON (See Instructions)				
		PN						
	I	L						

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Item 1(a) Name of Issuer:

M/A-COM Technology Solutions Holdings, Inc.

Item 1(b) Address of Issuer's Principal Executive Offices:

100 Chelmsford Street, Lowell, Massachusetts 01851

Item 2(a) <u>Name of Person Filing</u>:

This Schedule 13G is being filed by Summit Partners, L.P., Summit Partners PE VII, LLC, Summit Partners PE VII, L.P., Summit Partners Private Equity Fund VII-B, L.P., Summit Investors I, LLC, Summit Investors I, LLC and Summit Investors I (UK), L.P. (individually an "Entity" and collectively the "Entities").

Summit Partners, L.P. is (i) the managing member of Summit Partners PE VII, LLC, which is the general partner of Summit Partners PE VII, L.P., which is the general partner of each of Summit Partners Private Equity Fund VII-A, L.P. and Summit Partners Private Equity Fund VII-B, L.P., and (ii) the manager of Summit Investors Management, LLC, which is the managing member of Summit Investors I, LLC, and the general partner of Summit Investors I (UK), L.P. Summit Partners, L.P., through a three-person Investment Committee currently composed of Bruce R. Evans, Martin J. Mannion and Peter Y. Chung, has voting and dispositive authority over the shares held by each of these entities.

Item 2(b) Address of Principal Business Office or, if none, Residence:

The address of the principal business office of Summit Partners, L.P., Summit Partners PE VII, LLC, Summit Partners PE VII, L.P., Summit Partners Private Equity Fund VII-A, L.P., Summit Partners Private Equity Fund VII-B, L.P., Summit Investors Management, LLC, Summit Investors I, LLC and Summit Investors I (UK), L.P. is c/o Summit Partners, 222 Berkeley Street, 18th Floor, Boston, Massachusetts 02116.

Item 2(c) Citizenship: Each of Summit Partners, L.P., Summit Partners PE VII, L.P., Summit Partners Private Equity Fund VII-A, L.P. and Summit Partners Private Equity Fund VII-B, L.P. is a limited partnership organized under the laws of the State of Delaware. Each of Summit Partners PE VII, LLC, Summit Investors Management, LLC and Summit Investors I, LLC is a limited liability company organized under the laws of the State of Delaware. Summit Investors I (UK), L.P. is a Cayman exempted limited partnership. Item 2(d) **<u>Title of Class of Securities</u>**: Common Stock, par value \$0.001 per share (the "Common Stock") Item 2(e) CUSIP Number: 55405Y100 Item 3 If this statement is filed pursuant to §§ 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a: Not applicable. Item 4 **Ownership**: (a) Amount beneficially owned: Each of Summit Partners, L.P., Summit Partners PE VII, LLC, Summit Partners PE VII, L.P., Summit Partners Private Equity Fund VII-A, L.P., Summit Partners Private Equity Fund VII-B, L.P., Summit Investors Management, LLC, Summit Investors I, LLC and Summit Investors I (UK), L.P. may be deemed to own beneficially 9,745,341 shares of Common Stock as of December 31, 2012.

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As of December 31, 2012, Summit Partners Private Equity Fund VII-A, L.P. was the record owner of 5,283,026 shares of Common Stock and 792,454 shares of Common Stock issuable upon the exercise of warrants exercisable within 60 days of December 31, 2012. As of December 31, 2012, Summit Partners Private Equity Fund VII-B, L.P. was the record owner of 3,173,070 shares of Common Stock and 475,960 shares of Common Stock issuable upon the exercise of warrants exercisable within 60 days of December 31, 2012. As of December 31, 2012, Summit Investors I, LLC was the record owner of 14,108 shares of Common Stock and 2,116 shares of Common Stock issuable upon the exercise of warrants exercisable within 60 days of December 31, 2012. As the record owner of 996 shares of Common Stock and 149 shares of Common Stock issuable upon the exercise of warrants exercise of 31, 2012. As of December 31, 2012, Summit Investors I (UK), L.P. was the record owner of 996 shares of Common Stock issuable upon the exercise of warrants exercise of warrants exercise of warrants exercise of warrants exercise of 31, 2012.

Amounts beneficially owned by the Entities also include 831 shares of Common Stock issued, and 2,631 shares of Common Stock issuable within 60 days of December 31, 2012, upon the vesting and settlement of restricted stock units granted to Peter Y. Chung. Mr. Chung received such restricted stock units as part of director compensation and holds the Common Stock and the restricted stock units for the benefit of Summit Partners, L.P., which determines when the shares will be sold and is entitled to the proceeds of any such sales.

The shares, warrants and restricted stock units held of record by each Summit Partners Private Equity Fund VII-A, L.P., Summit Partners Private Equity Fund VII-B, L.P., Summit Investors I, LLC, Summit Investors I (UK), L.P. and Mr. Chung, each for the benefit of Summit Partners, L.P. are referred to herein collectively as the "Record Shares." By virtue of the affiliate relationships among the Entities, each Entity may be deemed to own beneficially all of the Record Shares.

Each of the reporting persons expressly disclaims beneficial ownership of any shares of M/A-COM Technology Solutions Holdings, Inc., except for Summit Partners Private Equity Fund VII-A, L.P., Summit Partners Private Equity Fund VII-B, L.P., Summit Investors I, LLC and Summit Investors I (UK), L.P., in each case, for the shares which it holds of record as provided in the prior paragraph.

(b) Percent of class:

Summit Partners, L.P.: 21.3% Summit Partners PE VII, LLC: 21.3% Summit Partners PE VII, L.P.: 21.3% Summit Partners Private Equity Fund VII-A, L.P.: 21.3% Summit Investors Management, LLC: 21.3% Summit Investors I, LLC: 21.3% Summit Investors I (UK), L.P.: 21.3%

The foregoing percentages are calculated using the 45,743,265 shares of Common Stock outstanding as disclosed in M/A-COM Technology Solutions Holdings, Inc.'s proxy statement on Schedule 14A filed with the Securities and Exchange Commission (the "Commission") on January 25, 2013, and assumes that 1,270,679 shares of Common Stock underlying warrants and 2,631 shares of Common Stock underlying restricted stock units, are outstanding.

(c) Number of shares as to which such person has:

(i) sole power to vote or to direct the vote:

0 shares for each reporting person

(ii) shared power to vote or to direct the vote:

Summit Partners, L.P.: 9,745,341 Summit Partners PE VII, LLC: 9,745,341 Summit Partners PE VII, L.P.: 9,745,341 Summit Partners Private Equity Fund VII-A, L.P.: 9,745,341 Summit Partners Private Equity Fund VII-B, L.P.: 9,745,341 Summit Investors Management, LLC: 9,745,341 Summit Investors I, LLC: 9,745,341 Summit Investors I (UK), L.P.: 9,745,341

(iii) sole power to dispose or to direct the disposition of:

0 shares of Common Stock for each reporting person

(iv) shared power to dispose or to direct the disposition of:

Summit Partners, L.P.: 9,745,341 Summit Partners PE VII, LLC: 9,745,341 Summit Partners PE VII, L.P.: 9,745,341 Summit Partners Private Equity Fund VII-A, L.P.: 9,745,341 Summit Partners Private Equity Fund VII-B, L.P.: 9,745,341 Summit Investors Management, LLC: 9,745,341 Summit Investors I, LLC: 9,745,341 Summit Investors I (UK), L.P.: 9,745,341

- Item 5
 Ownership of Five Percent or Less of a Class:

 Not Applicable.
- Item 6
 Ownership of More Than Five Percent on Behalf of Another Person:

 Not Applicable.
 Not Applicable.
- Item 7
 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company: Not Applicable.

Item 9 <u>Notice of Dissolution of Group</u>:

Not Applicable.

Item 10 <u>Certification</u>:

Not Applicable. This statement on Schedule 13G is not filed pursuant to Rule 13d-1(b) or Rule 13d-1(c).

SIGNATURES

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this statement is true, complete and correct. We also hereby agree to file this statement jointly pursuant to the Agreement listed on Exhibit 1 hereto.

Dated: February 12, 2013.

SUMMIT PARTNERS, L.P. SUMMIT PARTNERS PE VII, LLC By: Summit Master Company, LLC, By: Summit Partners, L.P., its managing member its general partner By: Summit Master Company, LLC, its general partner By: By: Member Member SUMMIT PARTNERS PE VII. L.P. SUMMIT PARTNERS PRIVATE By: Summit Partners PE VII, LLC, EQUITY FUND VII-A, L.P. its general partner By: Summit Partners PE VII, L.P., its By: Summit Partners, L.P., its managing member general partner By: Summit Partners PE VII, LLC, By: Summit Master Company, LLC, its general partner its general partner By: Summit Partners, L.P., its managing member By: Summit Master Company, LLC, its general partner By: By: Member Member SUMMIT PARTNERS PRIVATE SUMMIT INVESTORS MANAGEMENT, LLC EQUITY FUND VII-B, L.P. By: Summit Partners PE VII, L.P., its By: Summit Partners, L.P., its general partner managing member By: Summit Partners PE VII, LLC, its By: Summit Master Company, LLC, general partner its general partner By: Summit Partners, L.P., its managing member By: Summit Master Company, LLC, its general partner By: By: Member

Member

SUMMIT I	NVESTORS I, LLC	SUMMIT INVESTORS I (UK), L.P.			
By: Summi	t Investors Management,	By: Summit Investors Management,			
LLC, its ma	anager	LLC, i	ts manager		
By: Summi	t Partners, L.P., its	By: Summit Partners, L.P., its			
managing n	nember	managing member			
By: Summi	t Master Company, LLC,	By: Summit Master Company, LLC,			
its general J	partner	its general partner			
By:	*	By:		*	
Men	ıber	_	Member		
		* By:	/s/ Robin W. Devereux		
			Robin W. Devereux		

Power of Attorney**

** Pursuant to Powers of Attorney attached hereto as Exhibit 2.

AGREEMENT

Pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree that only one statement containing the information required by Schedule 13G need be filed with respect to the ownership by each of the undersigned of shares of M/A-COM Technology Solutions Holdings, Inc.

This agreement may be executed in any number of counterparts, each of which shall be deemed an original.

EXECUTED this 12th day of February 2013.

SUMMIT PARTNERS, L.P. By: Summit Master Company, LLC,		SUMMIT PARTNERS PE VII, LLC		
		By: Summit Partners, L.P.,		
its general partner		its managing member		
		By: Summit Master Company, LLC,		
		its general partner		
By:	*	By:	*	
Member		Member		
SUMMIT PARTNERS PE VII, L.P.		SUMMIT PARTNERS PRIVATE		
By: Summit Partners PE VII, LLC,		EQUITY FUND VII-A, L.P.		
its general partner By: Summit Partners, L.P., its		By: Summit Partners PE VII, L.P., its general partner		
By: Summit Master Company, LLC,		its general partner		
its general partner		By: Summit Partners, L.P., its		
		managing member		
		By: Summit Master Company, LLC,		
		its general partner		
Ву:	*	By:	*	
Member		Member		

SUMMIT PARTNERS PRIVATE EQUITY FUND VII-B, L.P. By: Summit Partners PE VII, L.P., its general partner By: Summit Partners PE VII, LLC, its general partner By: Summit Partners, L.P., its managing member By: Summit Master Company, LLC, its general partner		SUMMIT INVESTORS MANAGEMENT, LLC By: Summit Partners, L.P., its managing member By: Summit Master Company, LLC, its general partner	
By:	*	By:	*
Member		Member	
SUMMIT INVESTORS I, LLC By: Summit Investors Management, LLC, its manager By: Summit Partners, L.P., its managing member By: Summit Master Company, LLC, its general partner		SUMMIT INVESTORS I (UK), L.P. By: Summit Investors Management, LLC, its manager By: Summit Partners, L.P., its managing member By: Summit Master Company, LLC, its general partner	
By: Member	*	By: Member * By: /s/ Robin W. Devereux Robin W. Devereux Power of Attorney**	*

** Pursuant to Powers of Attorney attached hereto as <u>Exhibit 2</u>.

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below hereby constitutes and appoints Robin W. Devereux his or her true and lawful attorney-in-fact and agent, with full power of substitution and resubstitution, for him or her and in his or her name, place and stead, in any and all capacities (until revoked in writing) to sign any and all instruments, certificates and documents required to be executed on behalf of himself or herself individually or on behalf of each of any affiliate of Summit Partners, L.P. that is not a portfolio company, including without limitation those entities listed on the attached <u>Exhibit A</u>, on matters relating to:

- (a) Sections 13 and 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), Rule 144 promulgated under the Securities Act of 1933, as amended (the "33 Act") and any and all regulations promulgated thereunder, including filings with the Securities and Exchange Commission pursuant thereto;
- (b) any written ballot or proxy with respect to any investment securities owned beneficially or of record by any such entities;
- (c) such filings required pursuant to the Internal Revenue Code of 1986, as amended, and any related regulations, pertaining to such entities
- (d) economic exhibits relating to such entities; and
- (e) the PATRIOT Act.

and to file the same, with all exhibits thereto, and any other documents in connection therewith, with, as applicable, (i) the Securities and Exchange Commission, and with any other entity when and if such is mandated by the Exchange Act or by the By-laws of the National Association of Securities Dealers, and/or (ii) the Internal Revenue Service, granting unto said attorney-in-fact and agent full power and authority to do and perform each and every act and thing requisite and necessary fully to all intents and purposes as he or she might or could do in person thereby ratifying and confirming all that said attorney-in-fact and agent, or his or her substitute or substitutes, may lawfully do or cause to be done by virtue hereof. Said attorney-in-fact is entitled to amend Exhibit A from time to time to reflect additional affiliates of Summit Partners, L.P. that are not portfolio companies.

The undersigned hereby acknowledges that this Power of Attorney supercedes, revokes and terminates any power of attorney executed by the undersigned prior to the date hereof for the purposes listed above.

[Exhibit A and Signature Pages Follow]

Power of Attorney Exhibit A

HKL I Partners HKL I. LLC SD II Bennington Blocker Corp. SD II Eyeglass Blocker Corp. SD II Eyeglass Holdings, L.P. SD III-B Nomacorc Blocker Corp. SD III-B Nomacorc Holdings, L.P. SD III-B Tippmann Blocker Corp. SD III-B Tippmann Holdings, L.P. SD III-B Tivoli Blocker Corp. SD III-B Tivoli Holdings, L.P. SD III-B TUI Blocker Corp. SD III-B TUI Holdings, L.P. SDIII-B Focus Blocker Corp. SDIII-B Focus Holdings, L.P. Shearson Summit Partners Management, L.P. SP (1984), L.P. SP PE VII-B Announce Blocker Corp. SP PE VII-B Announce Holdings, L.P. SP PE VII-B Nomacorc Holdings, L.P. SP VC II-B TMFS Blocker Corp. SP VC II-B TMFS Holdings, L.P. Sparta Holding Corporation SPPE VII-B Aurora Blocker Corp. SPPE VII-B Aurora Holdings, L.P. SPPE VII-B CD Blocker Corp. SPPE VII-B Champion Blocker Corp. SPPE VII-B Nomacorc Blocker Corp. SPPE VII-B SUN Blocker Corp. SPPE VII-B SUN Holdings, L.P. SPPE VII-B TUI Blocker Corp. SPPE VII-B TUI Holdings, L.P. SPVCII-B Anesthetix Blocker Corp. SPVCII-B LiveOffice Blocker Corp. Stamps, Woodsum & Co. Stamps, Woodsum & Co. II Stamps, Woodsum & Co. III Stamps, Woodsum & Co. IV Summit Accelerator Founders' Fund, L.P. Summit Accelerator Fund, L.P.

Summit Accelerator Management, LLC Summit Accelerator Management, L.P. Summit Accelerator Partners, LLC Summit Accelerator Partners, L.P. Summit Founders' Fund II, L.P. Summit Founders' Fund, L.P. Summit GmbH & Co. Beteiligungs KG Summit Incentive Plan II, L.P. Summit Incentive Plan, L.P. Summit Investment Holdings Trust Summit Investment Holdings Trust II Summit Investors (SAF) IV, L.P. Summit Investors Holdings Trust Summit Investors I (UK), L.P. Summit Investors I, LLC Summit Investors II, L.P. Summit Investors III, L.P. Summit Investors Management, LLC Summit Investors VI, L.P. Summit Investors, L.P. Summit LogistiCare LLC Summit Master Company, LLC Summit Partners III S.a.r.l. Summit Partners PE VII, LLC Summit Partners PE VII, L.P. Summit Partners Blocker, Inc. Summit Partners Europe Private Equity Fund, L.P. Summit Partners Europe, L.P. Summit Partners Europe, LTD. Summit Partners F.F. Corp. Summit Partners Holdings, L.P. Summit Partners II S.a.r.l. Summit Partners II, L.P. Summit Partners III, L.P. Summit Partners IV, L.P. Summit Partners, LLC Summit Partners Private Equity Fund VII-A, L.P. Summit Partners Private Equity Fund VII-B, L.P. Summit Partners S.a.r.l. Summit Partners SD II, LLC

Power of Attorney Exhibit A

Summit Partners SD III, L.P. Summit Partners SD III, LLC Summit Partners SD IV, LLC Summit Partners SD IV, LP Summit Partners SD IV-A, LP Summit Partners SD IV-B, LP Summit Partners SD, L.P. Summit Partners V S.a.r.l. Summit Partners V, L.P. Summit Partners VC II LLC Summit Partners VC II LP Summit Partners Venture Capital Fund II-A, L.P. Summit Partners Venture Capital Fund II-B, L.P. Summit Partners VI (GP), L.P. Summit Partners VI (GP), LLC Summit Partners VI-A France Summit Partners VI-A S.a.r.l. Summit Partners VI-B France Summit Partners VI-B S.a.r.l. Summit Partners VII-A S.a.r.l. Summit Partners VII-B S.a.r.l. Summit Partners VIII S.a.r.l. Summit Partners, L.P. Summit Partners, LP Profit Sharing Plan and Trust Summit Partners, LP Savings and Investment Plan Summit Partners, Ltd. Summit Retained Earnings, L.P. Summit Subordinated Debt Fund II, L.P. Summit Subordinated Debt Fund III-A, L.P. Summit Subordinated Debt Fund III-B, L.P. Summit Subordinated Debt Fund, L.P. Summit TRI, L.P. Summit UK Advisory LLC Summit V Advisors Fund QP, L.P. Summit V Advisors Fund, L.P. Summit V Companion Fund, L.P. Summit Ventures II, L.P. Summit Ventures III, L.P. Summit Ventures IV, L.P.

Summit Ventures V. L.P. Summit Ventures VI-A, L.P. Summit Ventures VI-B HCP Blocker Corp. Summit Ventures VI-B HCP, L.P. Summit Ventures VI-B, L.P. Summit Ventures, L.P. Summit Verwaltings GmbH Summit VI Advisors Fund, L.P. Summit VI Entrepreneurs Fund L.P. Summit/CAM Holdings, LLC Summit/Meditech LLC Summit/Sun Holdings, LLC SV Eurofund, C.V. SV International, L.P. SV VI -B Eyeglass Common Blocker Corp. SV VI -B Eyeglass Preferred Blocker Corp. SV VI B Tippmann Common Blocker Corp. SV VI B Tippmann Preferred Blocker Corp. SV VI Tippmann Holdings. L.P. SV VI-B Aurora Blocker Corp. SV VI-B Aurora Holdings, L.P. SV VI-B Bennington Blocker Corp. SV VI-B Bennington Holdings, L.P. SV VI-B CAM Blocker Corp. SV VI-B CAM Holdings, L.P. SV VI-B CD Blocker Corp. SV VI-B CD Holdings, L.P. SV VI-B Commnet Common Blocker Corp. SV VI-B Commnet Holdings, L.P. SV VI-B Commnet Preferred Blocker Corp. SV VI-B Eyeglass Holdings, L.P. SV VI-B Focus Blocker Corp. SV VI-B Focus Holdings, L.P SV VI-B LiteCure Blocker Corp. SV VI-B LiteCure, L.P. SV VI-B Tippmann Holdings. L.P. SV VI-B Tivoli Blocker Corp. SV VI-B Tivoli Holdings, LP SWC Holdings CO.

/s/ Gregory M. Avis	
Gregory M. Avis	
State of California)
) ss:
County of San Mateo)

On this 27 day of August, 2008, before me personally came Gregory M. Avis, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Lisa Franco Notary Public

/s/ John R. Carroll	
John R. Carroll	
Commonwealth of Massachusetts)
) ss:
County of Suffolk)

On this 15 day of September, 2008, before me personally came John R. Carroll, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Peter Danbridge

/s/ Peter Y. Chung	
Peter Y. Chung	
State of California)
) ss
County of San Mateo)

On this 18 day of August, 2008, before me personally came Peter Y. Chung, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Elisa Leonhardt

/s/ Scott C. Collins	
Scott C. Collins	-
Kingdom of England)
) ss:
City of London)

On this 5th day of September, 2008, before me personally came Scott C. Collins, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

)

[Notary Seal]

/s/ Edward Gardiner

/s/ Christopher J. Dean	
Christopher J. Dean	
Commonwealth of Massachusetts)
) ss:
County of Suffolk)

On this 15 day of September, 2008, before me personally came Christopher J. Dean, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Peter Danbridge

/s/ Bruce R. Evans	
Bruce R. Evans	
Commonwealth of Massachusetts)
) ss:
County of Suffolk)

On this 15 day of September, 2008, before me personally came Bruce R. Evans, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Peter Danbridge

/s/ Charles J. Fitzgerald	
Charles J. Fitzgerald	
State of California)
) ss:
County of San Mateo)

On this 18 day of August, 2008, before me personally came Charles J. Fitzgerald, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Elisa Leonhardt

/s/ Craig D. Frances	
Craig D. Frances	
State of California)
County of San Mateo) ss:)

On this 21 day of August, 2008, before me personally came Craig D. Frances, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Elisa Leonhardt

/s/ Thomas H. Jennings	
Thomas H. Jennings	
Commonwealth of Massachusetts)
) ss:
County of Suffolk)

On this 15 day of September, 2008, before me personally came Thomas H. Jennings, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Peter Danbridge

/s/ Walter G. Kortschak	
Walter G. Kortschak	
State of California)
) ss:
County of San Mateo)

On this 18 day of August, 2008, before me personally came Walter G. Kortschak, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Elisa Leonhardt

)

/s/ Sotiris T. Lyritzis	
Sotiris T. Lyritzis	
Kingdom of England)
) ss:
City of London)

On this 5th day of September, 2008, before me personally came Sotiris T. Lyritzis, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Edward Gardiner

/s/ Martin J. Mannion	
Martin J. Mannion	
Commonwealth of Massachusetts)
) ss:
County of Suffolk)

On this 15 day of September, 2008, before me personally came Martin J. Mannion, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Peter Danbridge

/s/ Harrison B. Miller	
Harrison B. Miller	
State of California)
) ss:
County of San Mateo)

On this 12 day of August, 2008, before me personally came Harrison B. Miller, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Lisa Franco Notary Public

/s/ Kevin P. Mohan	
Kevin P. Mohan	
Commonwealth of Massachusetts)
) ss:
County of Suffolk)

On this 15 day of September, 2008, before me personally came Kevin P. Mohan, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Peter Danbridge

/s/ Thomas S. Roberts	
Thomas S. Roberts	
Commonwealth of Massachusetts)
) ss:
County of Suffolk)

On this 15 day of September, 2008, before me personally came Thomas S. Roberts, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Peter Danbridge

/s/ E. Roe Stamps	
E. Roe Stamps	
State of Florida)
) ss:
County of Monroe)

On this 10 day of September, 2008, before me personally came E. Roe Stamps, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Joanne Muniz Notary Public

/s/ Joseph F. Trustey	
Joseph F. Trustey	
Commonwealth of Massachusetts)
) ss:
County of Suffolk)

On this 15 day of September, 2008, before me personally came Joseph F. Trustey, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Peter Danbridge

/s/ Stephen G. Woodsum	
Stephen G. Woodsum	
Commonwealth of Massachusetts)
Country of Suffolk) ss:)

On this 15 day of September, 2008, before me personally came

Stephen G. Woodsum, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Peter Danbridge

/s/ Joseph J. Kardwell	
Joseph J. Kardwell	
Commonwealth of Massachusetts)
) ss:
Country of Suffolk)

On this 9 day of December, 2010, before me personally came Joseph J. Kardwell, known to me to be the person described and who executed the foregoing instrument that he acknowledged and executed the same.

[Notary Seal]

/s/ Ma Laarni Canoy