

 <p>INTELLECTUAL PROPERTY INDIA Patents/Designs/Trademark GEOGRAPHICAL INDICATIONS</p>	<p align="center">GOVERNMENT OF INDIA MINISTRY OF COMMERCE & INDUSTRY DEPTT. OF INDUSTRIAL, POLICY & PROMOTION THE PATENT OFFICE BOUDHIK SAMPADA BHAWAN PLOT NO. 32, SECTOR – 14, DWARKA NEW DELHI – 110 075. E-mail : delhi-patent@nic.in Website: www.ipindia.nic.in www.ipindia.gov.in</p>	<p>Tele: 28081922 - 26 Fax: 28081920 28081940</p>
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No : 01240/DELNP/2004

Dated the:

To

Lex Orbis,
709/710, Tolstoy House,
15-17, Tolstoy Marg,
New Delhi – 110001.

9249

23 JAN 2008

REFERENCE : PATENT APPLICATION NO. 01240/DELNP/2004

Sir,

Your above said application for patent has been found in order for grant. However, the patent certificate thereupon will be issued only after processing of the application under section 11(a) and completion of the statutory time limit and disposal of pre-grant opposition, if any, under section 25(1) of the Patent Act.

Yours faithfully,

(Neeraj Tayal)

Examiner of patents & designs
For Controller of patents & Designs

DESPATCHED
Date: 23 JAN 2008



PATENTS / DESIGNS / TRADE MARKS
GEOGRAPHICAL INDICATIONS

No : 01240/DELNP/2004

To

LEXORBIS
NEW DELHI.

GOVERNMENT OF INDIA
PATENT OFFICE BRANCH
BOUDHIK SAMPADA BHAWAN

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Dated the:

SUB : FIRST EXAMINATION REPORT

REF : - PATENT APPLICATION NO. 01240/DELNP/2004

NAME OF APPLICANT: **Telefonaktiebolaget LM Ericsson (PUBL)**, Sweden.

With reference to request no. **3673** made on **13.10.2005** by you for examination the above quoted application as been examined under section 12 of the Patents Act, 1970 as amended and the First Examination Report containing a statement of objections is forwarded herewith for compliance thereof.

The documents enclosed shall be resubmitted **within 12 (Twelve) months from the date of issue of the said report** together with your observation if any, in connection with the compliance of the requirements of this first Examination report.

The application referred to will be deemed to have been abandoned under section 21(1) unless all the requirements imposed by the said Act and the rules there under are **complied with within the above said prescribed period.**

The pages of the complete specification should be freshly typed wherever corrections or interpolation are made. The typed pages in duplicate should be on white pages in order that clear photocopies of the specification can be prepared. The original pages in that case should be returned to this office duly cancelled.

It is in the interest of the applicant to comply with the requirements at the earliest.

(NEERAJ TAYAL)

Examiner of Patents & Designs
For Controller of Patents & Designs

Encl -

1. APPLICATION FORM
2. COMPLETE SPECIFICATION
3. DRAWING SHEETS-NIL
4. FORM 3
5. FORM 18

NOTE : All Communications to be sent to the Controller of Patents at the above address.

DISPATCHED
Date.....
05 DEC 2006

01240/DELNP/2004

1. Subject matter as claimed does not constitute an invention under section 2(1)(j) of the Patents Act, 1970 in view of WO 0189234.
2. Without prejudice to the para 1 above claims fall with the scope of such clause (k) of section 3.
3. The plurality of independent sets of claims should be removed.
4. Claims are not clear in respect of where indicated.
5. Claims are not properly worded.
6. Claims do not sufficiently define the invention.
7. Title does not sufficiently indicate the subject.
8. Name of the signatory should be given in all the relevant documents.
9. Power of Authority should be filed.
10. The updated details of foreign filings should be furnished on form-3.
11. Extraneous matter should be deleted on complete specification.
12. Pages of the complete specification should be renumbered.
13. Details regarding application for patents which may be filed outside India from time to time for the same or substantially the same invention should be furnished within six months from the dates of filing of the said application(s) under clause (b) of the sub section (1) of section 8 and rule 12(1) of the patent act 1970.
14. Details regarding the search and/or examination report including claims of the applications allowed, as referred to in Rule 12(3) of the Patents Rule 2003, in respect of same or substantially the same inventions filed in the all major Patent Offices, such as USPTO, EPO and JPO etc., along with appropriate translation where applicable, should be submitted within the period of 6 months from the date of receipt of this communication as provided under Section 8(2) of the patent act 1970.