

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Siemens Energy & Automation, Inc.		04/11/2007	CORPORATION: DELAWARE
RECEIVING PARTY DATA			
Name:	HDR Power Systems, Inc.		
Street Address:	3563 Interchange Road		
City:	Colombus		
State/Country:	OHIO		
Postal Code:	43204		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Serial Number:	77134460	HALMAR	
CORRESPONDENCE DATA			
Fax Number:	(215)979-1020		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Email:	nkmclaughlin@duanemorris.com		
Correspondent Name:	Nicole K. McLaughlin, DUANE MORRIS LLP		
Address Line 1:	30 South 17th Street		
Address Line 4:	Philadelphia, PENNSYLVANIA 19103		
ATTORNEY DOCKET NUMBER:	E2419-9		
NAME OF SUBMITTER:	Nicole K. McLaughlin		
Signature:	/NKM/		
Date:	04/20/2007		

CH \$40.00 77134460

Total Attachments: 5

900074910

**TRADEMARK
 REEL: 003525 FRAME: 0948**

source=hdr#page1.tif
source=hdr#page2.tif
source=hdr#page3.tif
source=hdr#page4.tif
source=hdr#page5.tif

INTELLECTUAL PROPERTY ASSIGNMENT

This INTELLECTUAL PROPERTY ASSIGNMENT (this "Assignment"), effective the 12th day of April, 2007, is made and entered into by and between Siemens Energy & Automation, Inc., a Delaware corporation ("Assignor") and HDR Power Systems, Inc., a Delaware corporation ("Assignee"). Capitalized terms used herein but not otherwise defined herein shall have the meaning set forth in the Asset Purchase Agreement.

WHEREAS, Assignor is the owner of each of the trademark applications, patent applications, and patents set forth on Schedule A hereto (the "Transferred Intellectual Property").

WHEREAS, Assignor and Assignee entered into that certain Asset Purchase Agreement of even dated herewith (the "Asset Purchase Agreement"), pursuant to which Assignee agreed to purchase the Purchased Assets from Assignor, including all of the Assignor's right, title and interest in and to the Transferred Intellectual Property; and

WHEREAS, the execution and delivery of this Assignment is a condition to Closing.

NOW THEREFORE, for the consideration set forth in the Asset Purchase Agreement, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the parties agree as follows:

1. Assignment. Assignor hereby assigns to Assignee all of Assignor's right, title and interest in and to the Transferred Intellectual Property, including (i) all rights therein provided by international conventions or treaties, (ii) all reissues, reexaminations, divisionals, continuations, extensions and priority rights with respect to, and all goodwill associated with, the Transferred Intellectual Property, (iii) all inventions claimed in the patents comprising the Transferred Intellectual Property, and (iv) any and all rights to sue or recover and retain damages and costs and attorneys' fees for past, present and future infringement, dilution, misappropriation, or other violation thereof, and rights for priority and protection of interests therein under the laws of any jurisdiction. Assignor shall not enter into any agreement in conflict with this Assignment.

2. No Warranties. Except as expressly provided in the Asset Purchase Agreement, Assignor makes no warranties, express or implied, with respect to the Transferred Intellectual Property.

3. Further Assurances. At the request of Assignee, at any time after the Closing Date, Assignor shall execute and deliver such documents as Assignee or its counsel may reasonably request to effectuate the purposes of this Assignment.

4. Governing Law. This Assignment shall be construed, performed and enforced in accordance with, and governed by, the laws of the State of Delaware without regard to its conflicts of law doctrine.

5. Counterparts. This Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which shall constitute the same instrument.

[Remainder of this page intentionally left blank. Signatures appear on the following page.]

IN WITNESS WHEREOF, each party has caused this Assignment to be executed by its duly authorized representative.

SIEMENS ENERGY AND AUTOMATION, INC.

By: _____
Name:
Date:

HDR POWER SYSTEMS, INC.

By: *George A. Ardolino*
Name: GEORGE A. ARDOLINO
Title: DIVISION VP/BUSINESS UNIT MGR.

State of Georgia)
) ss
County of Fulton)

Before me this day of April, 2007, personally appeared before me and personally known to me and who executed the above instrument, and acknowledged to me that he executed the same of his own free will for the purposes therein set forth.

Notary Public

AFFIX SEAL

DM3\503779.2

Schedule A – Transferred Intellectual Property

A. Trademarks

Trademark	Country	Filing Date	Serial No./ Filed	Owner	Status
HALMAR	US	3/19/07	77134460	Siemens Energy & Automation, Inc.	Application of Use in Commerce Filed

B. Patents

Patent	Country	Patent No./ Date	Serial No./ Filed	Owner	Status	Current Maintenance Fee
Hybrid tap-changing transformer with full range of control and high resolution	AU	775733 20040812	200154228 2010705	Siemens Energy & Automation, Inc.	Granted	Paid
Hybrid tap-changing transformer with full range of control and high resolution	CA	N/A	2352070 20010704	Siemens Energy & Automation, Inc.	Pending	Paid
Hybrid tap-changing transformer with full range of control and high resolution	CL	N/A	1552-01 20010702	Siemens Energy & Automation, Inc.	Pending	Paid
Hybrid tap-changing transformer with full range of control and high resolution	MX	006860 20010704	006860 20010704	Siemens Energy & Automation, Inc.	Granted	Paid
Hybrid tap-changing transformer with full range of control and high resolution	PE	3586 20040630	666.2001 20010705	Siemens Energy & Automation, Inc.	Granted	Paid
Hybrid tap-changing transformer with full range of control and high resolution	U.S.	6472851 20021029	2001895336 20010702	Siemens Energy & Automation, Inc.	Granted	Paid
Hybrid tap-changing transformer with full range of control and high resolution	ZA	2001/5522 20030106	20015522 20010704	Siemens Energy & Automation, Inc.,	Granted	Paid