

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF AN UNDIVIDED PART OF ASSIGNOR'S INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Alstom Grid SAS		07/27/2012	societe par actions simplifiee a associe unique (sole shareholder simplified joint stock company): FRANCE

RECEIVING PARTY DATA

Name:	Alstom Grid SAS
Street Address:	Immeuble Galilee, 51 esplanade du General de Gaulle
City:	La Defense cedex
State/Country:	FRANCE
Postal Code:	92907
Entity Type:	societe par actions simplifiee a associe unique (sole shareholder simplified joint stock company): FRANCE

Name:	Schneider Electric Industries SAS
Street Address:	35, rue Joseph Monier
City:	Rueil-Malmaison
State/Country:	FRANCE
Postal Code:	92500
Entity Type:	societe par actions simplifiee (simplified joint-stock company): FRANCE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2832395	MICOM

CORRESPONDENCE DATA

Fax Number: 2165796073
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.
 Phone: 216-579-1700

CH \$40.00 2832395

Email: mdaughtridge@pearne.com
Correspondent Name: Pearne & Gordon, LLP
Address Line 1: 1801 East 9th Street, Suite 1200
Address Line 4: Cleveland, OHIO 44114-3108

ATTORNEY DOCKET NUMBER: AREV-38519

DOMESTIC REPRESENTATIVE

Name: Pearne & Gordon LLP
Address Line 1: 1801 East 9th Street, Suite 1200
Address Line 4: Cleveland, OHIO 44114-3108

NAME OF SUBMITTER: Michael W. Garvey

Signature: /michaelwgarvey/

Date: 02/08/2013

Total Attachments: 14

source=Trademark Agreement-Alstom_Page_01#page1.tif
source=Trademark Agreement-Alstom_Page_02#page1.tif
source=Trademark Agreement-Alstom_Page_03#page1.tif
source=Trademark Agreement-Alstom_Page_04#page1.tif
source=Trademark Agreement-Alstom_Page_05#page1.tif
source=Trademark Agreement-Alstom_Page_06#page1.tif
source=Trademark Agreement-Alstom_Page_07#page1.tif
source=Trademark Agreement-Alstom_Page_08#page1.tif
source=Trademark Agreement-Alstom_Page_09#page1.tif
source=Trademark Agreement-Alstom_Page_10#page1.tif
source=Trademark Agreement-Alstom_Page_11#page1.tif
source=Trademark Agreement-Alstom_Page_12#page1.tif
source=Trademark Agreement-Alstom_Page_13#page1.tif
source=Trademark Agreement-Alstom_Page_14#page1.tif

TRADEMARK AGREEMENT - AUTOMATION

BETWEEN THE UNDERSIGNED:

- (1) **SCHNEIDER ELECTRIC INDUSTRIES SAS**, a simplified joint-stock company (*société par actions simplifiée*), whose registered office is at 35, rue Joseph Monier, 92500 Rueil-Malmaison, registered under number 954 503 439 RCS Nanterre, represented by Mr Michel Crochon and Peter Wexler,

hereinafter referred to "SEI", acting on its own behalf and on behalf of the SEI Group Subsidiaries and hereafter referred to "SEI Group".

of the first part,

- (2) **ALSTOM GRID SAS**, a French simplified limited company whose registered office is at Immeuble Galilée, 51 esplanade du Général de Gaulle – 92907 La Défense cedex, France, registered under number 389 191 800 RCS Nanterre, represented by Mr Grégoire Poux-Guillaume,

hereinafter referred to "ALSTOM", acting on its own behalf and on behalf of the Alstom Group Subsidiaries and hereafter referred to "ALSTOM Grid Group"

of the second part,

SEI GROUP and ALSTOM Grid Group are hereinafter referred to jointly as the "Parties", and individually as a "Party".

GRC/W

WHEREAS

- (A) SEI and Alstom Holdings, a French company having its registered offices at 3, avenue André Malraux - 92309 Levallois-Perret, France entered into a Consortium Agreement on November 9, 2009, that has been further amended by a "letter-avenant" dated February, 9 2010, in order to acquire the AREVA "Transmission & Distribution" electrical business (hereinafter "T&D").
- (B) Considering their respective industrial and commercial field of activities, SEI and Alstom Holdings have agreed to separate the T&D Business, acquired from AREVA, among themselves, it being understood that the Transmission business shall be allocated to ALSTOM Grid Group and the Distribution business to SEI GROUP.
- (C) SEI and Alstom Holdings have made certain arrangements in relation with the split among them of T&D's automation activities. These arrangements are reflected in the ACCORD-CADRE defined below.
- (D) It derives therefrom that the MiCOM range of relays will be shared between the SEI Group and the Alstom Grid Group and that therefore both will affix and use on these relays the MiCOM trademark under the conditions defined in the ACCORD CADRE.
- (E) In addition, ALSTOM Grid Group will benefit from a temporary license of the trademark PACIS.

NOW THEREFORE, THE PARTIES HEREBY AGREE AS FOLLOWS:

1. DEFINITIONS

For purposes of this Agreement, the following capitalized terms shall have the following definitions:

- 1.1. "ACCORD CADRE" means the agreement signed by the Parties on 25/01/ 2011 in relation with the split of the T&D automation activities.
- 1.2. "Agreement" means this agreement, its appendices and any written amendments thereto.
- 1.3. "Effective date" means the date of execution of this Agreement by both Parties.
- 1.4. "MiCOM Trademark Portfolio" means all the trademarks listed in the Appendix 1.
- 1.5. "New Projects" means any sale of, or project related to, software and/or products and/or solutions using the Pacis Trademark which is signed after June 7th 2012.
- 1.6. "PACIS Trademark Portfolio" means all the trademarks listed in the Appendix 2.
- 1.7. **Proxy:** means Brevaalex, the intellectual property attorney firm, located at Paris, France, in charge of the day to day management of MiCOM Trademark Portfolio.
- 1.8. "Subsidiary" means any corporation, company, or other entity, which: (i) is Controlled by a Party hereto; or (ii) Controls a Party hereto; or (iii) is under common Control with a Party hereto. For this purpose "Control" means that more than fifty percent (50%) of the controlled entity's shares or ownership interest representing the right to make decisions for such entity are owned or controlled, directly or indirectly, by the controlling entity. An entity is considered a Subsidiary only so long as such ownership or control exists;

- 1.9. "Territory" means all the territories in which the Intellectual Property Rights are protected.
- 1.10. "Third Parties": any other natural or legal entity other than the Subsidiaries of the SEI Group or the ALSTOM Grid Group.

2. SUBJECT MATTER

This Agreement aims at (i) organizing how the MICOM Trademark Portfolio that will be co-owned at fifty percent by SEI Group and ALSTOM Grid Group will be used, exploited, managed and maintained by the Parties and (ii) defining the terms and conditions attached to the PACIS trademark licence granted by SEI to ALSTOM.

3. PRINCIPLE OF CO-OWNERSHIP OF THE MICOM TRADEMARK PORTFOLIO

- 3.1 The Parties have agreed in the "ACCORD CADRE that the MICOM Trademark Portfolio will be co-owned, each Party or their designated Subsidiary, being the owner of fifty percent (50%) of such trademarks.
- 3.2 As a consequence of this co-ownership agreement, the various local agreements materialising the split of the T&D's activities by means of asset transfer, business transfer agreement, share transfer agreement or otherwise should reflect such co-ownership principle for the MICOM Trademark Portfolio. In case some of these local agreements have been signed prior to the date of signature of the present agreement and do not reflect the co-ownership principle set forth above, the Parties agree to enter, or to have their relevant Subsidiaries entering into, any corrective or additional agreement needed to that effect.
- 3.3 The Parties agree that the MICOM Trademark Portfolio will be co-owned "AS IS" at the Effective Date of this Agreement and acknowledge that related co-existence agreements, such those as listed in Appendix 3 hereto, are already in place with third parties and the Parties agree to continue the same in accordance with their terms and conditions subject to the third parties approval.

However the Parties acknowledge that the Trademark National Offices in certain countries may refuse to register the MICOM trademark in such countries under the name of both Parties as co-owners. In such countries both Parties agree that (i) the MICOM national trademarks shall be registered by one Party only-- in accordance with to the "allocation of MICOM trademarks for registration" chart attached as Appendix 5 hereto, (ii) the registering Party shall hereby immediately procure the other Party with a signed license agreement in the form attached as Appendix 4. In the case of refusal by one country to register the two Parties as co-owners as described above, the Parties acknowledge that the MICOM trademark registered under the name of one Party only shall be considered between the Parties as a co-owned trademark and will be governed "mutatis mutandis" by the provisions of this agreement regarding MICOM as a co-owned trademark. The licence granted by the registering Party will be executed for the sole purpose of providing the non-registering Party with a document to be used with third parties (such as but not limited to customs, administrations, customers....) showing that such non-registering Party has a legitimate right to use the MICOM trademark in the concerned country.

- 3.4 The costs and fees for the registration, maintenance, etc, of the MICOM trademark in any country where the trademark is registered by one of the Parties with a licence agreement by this Party to the other Party, shall be borne equally by both Parties.

- 3.5 In case of difference between this Agreement and the license agreement provided for in section 3.3, this Agreement shall take precedence.
- 3.6 Should either Party (the "first Party") desire to file the Micom trademark in an additional country (the "Additional country") where it is not filed at the date of signature of the Agreement, it shall inform the other Party thereof (through the Proxy) without undue delay. This new filing of MICOM trademark shall be processed by the Proxy and shall be co-owned by the Parties, or registered by one Party and licensed to the other, according to the provisions of this Agreement article 3.3 above as if it had been filed before the effective date of this Agreement. Regardless of which Party has been designated as the registering Party in Appendix 5, should however one Party refuse to participate to this filing in the Additional country, it shall inform in writing the Proxy and the other Party thereof within thirty (30) days and that other Party shall own in full the trademark in the Additional country and it shall file it under its sole name and at its sole cost, and shall be under no obligation to license this trademark in the Additional country to the other Party.

4. MANAGEMENT OF THE MICOM TRADEMARK PORFOLIO

- 4.1. The Parties have selected the Proxy, to manage all procedures relating to the MICOM Trademark Portfolio in accordance with the interests of the joint-ownership and the provisions of this Agreement. Parties may change Proxy by mutual agreement.
- 4.2. The administrative formalities related to the management of the MICOM Trademark Portfolio will be decided by mutual agreement between the Parties and Proxy shall send all correspondence to both Parties in conformity with article 17. If one Party fails to give to the Proxy, despite reminders sent by this latter to that Party, its position on a particular question within sufficient time to allow it to be taken into account, it is agreed that the other Party's instruction shall prevail and shall be enforced by the Proxy. Where no Party gives instruction to the Proxy, this latter shall perform all the reasonable necessary steps to maintain "as is" the MICOM Trademark Portfolio. The Proxy shall be responsible for securing and keeping the original documents related to the MICOM Trademark Portfolio.
- 4.3. From the Effective Date, each Party shall pay half (50/50) (i) of the Proxy fees, of other professional fees and of the costs associated with any issuance procedures, registration and publication thereof and (ii) of the renewal taxes, fees and other expenses related to the MICOM Trademark Portfolio and subject to article 7 hereinafter to the defence of the MICOM Trademark Portfolio. Optional costs such as trademark surveys shall be equally shared upon mutual agreement of the Parties. The amounts aforementioned shall be paid by each Party upon direct presentation of the invoices submitted to it by the Proxy.
- 4.4. If the Proxy notifies a default by either Party of payment of the sums due to the other Party, the latter may, at the date of receipt of the notification, give notice to the defaulting Party to pay the sums due. Failing settlement, despite the Proxy has sent payment reminders in accordance with the process decided between the Proxy and the Parties, within ninety (90) calendar days as from the date of receipt of this notice, the defaulting Party shall be deemed to have transferred for free to the other Party, if it is wished by this latter, its share of joint ownership on the trademark(s) for which the default occurred. In such cases, the defaulting party agrees to sign and / or have signed all documents to enable the other Party to become sole owner of the trademark(s) so transferred.
- 4.5. Each Party shall provide the Proxy with existing and available usage proofs including but not limited to the supply of such proofs when they are required for the maintenance or the defence of any of the trademarks of MICOM Trademark Portfolio.
- 4.6. If a Party does not want to participate in the defence and/or renewal of one or several trademark(s) of the MICOM Trademark Portfolio in one or more specific country (ies), it shall notify at least sixty (60) days in advance to enable it to handle the filing, issue and maintenance

OPG
W

process as well as the all fees and costs related thereto. In this case, the trademark shall be renewed under the sole name of the Party that paid for the renewal and shall be owned in full by that Party.

- 4.7. The Party which has withdrawn undertakes to execute and / or have executed all necessary documents to enable the other Party to become sole owner of the trademark in such country or countries.
- 4.8. The Parties agree that the Proxy will be in charge of keeping and archiving the documentation, including original certificates and other documents issued in relation with the MiCOM Trademark Portfolio.

5. EXPLOITATION OF THE MICOM TRADEMARK PORTFOLIO

- 5.1. Subject to Article 5.2 hereafter, each Party shall be free to use on non-exclusive royalty-free basis all or part of the MiCOM Trademark Portfolio in relation with the categories of products listed in Appendix 1 to meet all its needs or those of third parties without paying any compensation on any ground whatsoever, including in the event where the other party fails to exploit or no longer exploits all or part of the MiCOM Trademark Portfolio.
- 5.2. The parties shall respect the following rules regarding the use of the MiCOM trademark portfolio and shall cause any of their licensees to follow the same rules: except as otherwise agreed below, SEI group and Alstom Grid group are free to use the trademark MiCOM in any manner they may decide in association with the name of the company manufacturing/selling it such as "Micom Alstom" or "Micom Schneider" or dissociated from Schneider or Alstom company name provided that the trademarks Schneider or Alstom are at all times clearly indicated on the product itself on its front face and in its documentation and advertisings published by either party. the reference to the Schneider trademark or to the Alstom trademark with the Micom branded product shall be maintained at all times to avoid any confusion regarding the origin of the products and the liabilities associated with their sale and/or use.
 - 5.2.1 MiCOM relays P10, P20 and P30 manufactured by SEI Group and supplied to Alstom Grid Group will be exclusively available under MiCOM trademark. The front face of the product will bear the Schneider [Electric] trademark in the form selected by SEI Group. ALSTOM Grid Group shall not remove or delete the MiCOM and /or the Schneider Electric trademark from the front face of such product.
 - 5.2.2 MiCOM products P40 and Px9y manufactured by Alstom Group and supplied to SEI Group will be exclusively available under MiCOM trademark. The front face of the product will be adapted by each Party that will replace the former Areva logo with its own company name.
 - 5.2.3 MiCOM products C 264 manufactured by SEI Group for ALSTOM GRID Group will be branded MiCOM and will bear the Alstom trademark on the front face. C264 manufactured by SEI Group for its own needs will bear the MiCOM trademark and the Schneider trademark on their front face.
 - 5.2.4 MiCOM H products manufactured by a sub manufacturer will bear the MiCOM trademark and the trademark of the Party who has ordered these products to the sub manufacturer.
- 5.3 Subject to Article 5.2 above, each Party shall be free to enter into any non-exclusive MiCOM trademark licence agreement concerning the products listed in the MiCOM Trademark Portfolio attached as Appendix 1 with any third party of its choice.

6. ASSIGNMENT OF A SHARE OF JOINT-OWNERSHIP

Neither Party can dispose of its share of joint-ownership for all or part of the trademarks of the MiCOM Trademark Portfolio (here-after Share of Joint-ownership to be Disposed) to a Third Party, without the prior written consent of the other Party, which consent shall be given or refused in the absolute discretion of that other Party.

7. DEFENCE OF THE MICOM TRADEMARK PORTFOLIO

- 7.1. The Parties shall inform each other, as soon as possible, of all cases of infringement, parasitism or unfair behaviour of which they become aware concerning the MiCOM Trademark Portfolio.
- 7.2. The Parties shall consult each other on the opportunity to initiate a legal action and its modalities provided that there is no obligation to file a lawsuit.
- 7.3. Each Party can decide to file a claim in the case of an infringement or parasitism or unfair behaviour provided a notice is sent in due course to the other Party to inform the other of the claim. The costs, risks or benefits resulting from the action concerning in particular any defence regarding the validity of a trademark of the MiCOM Trademark Portfolio, shall be exclusively borne by the Party who filed the lawsuit. If both Parties are participating to the suit, the costs, risks or benefits resulting from the action concerning in particular any defence regarding the validity of a trademark of the MiCOM Trademark Portfolio shall be equally borne by the Parties.
- 7.4. Each Party renounces to file a lawsuit against the other Party for the consequences on the validity of the MiCOM Trademark Portfolio resulting from a lawsuit initiated by a sole Party.
- 7.5. In all cases, the Parties undertake to provide each other all reasonable and available documents and all signatures and powers which they might need during the procedures referred to above.

8. TRADEMARK LICENSE OF PACIS TRADEMARK PORTFOLIO

- 8.1. (a) SEI Group grants to Alstom a worldwide, non-exclusive, non-transferable (without the right to sublicense), royalty-free, license of the PACIS Trademark Portfolio only in relation with version 4.7.3 of PACIS products/software and earlier versions of these products/software.

(b) Such licence will expire on June, 7th 2012 for all product/software based on versions 4.7. (comprising those developed by Alstom Grid Group based on such version); Alstom commits to market, distribute and/or sell such products/software under a different trademark than PACIS after June, 7th 2012.

However as an exception to b) above, after June 7th 2012, Alstom may continue to use for maintenance and repair purposes only, the PACIS trademark in relation with product/software using versions 4.7 that have been installed and commissioned before June 7th 2012. For the avoidance of doubt, the use of the PACIS trademark by Alstom after June 7th, 2012 is not permitted in relation with product/software using versions 4.7 for New Projects. However after June 7th 2012, Alstom may continue to use the PACIS trademark in relation with product/software using versions 4.7 for the realization of sale contracts that have been signed before June 7th 2012.

c) Such licence will continue after June 7th 2012 for Pacis products/software based on earlier versions than 4.7 and will expire at the expiry or abandonment date of the PACIS trademark by SEI.

- 8.2. Alstom agrees that, as long as the PACIS trademark has not expired or been abandoned by SEI, it will not challenge the ownership or other rights SEI retains with respect to the aforementioned PACIS trademark, it will not challenge the validity of this Agreement and shall not engage any actions or omissions which shall be harmful to SEI with respect to such rights and licence.
- 8.3. SEI will inform Alstom in advance in case SEI wishes to abandon any of the trademarks of the PACIS Trademark Portfolio.

9. RELATIONS WITH THEIR AFFILIATES

- 9.1. It is expressly agreed that the Parties can sub-license the rights granted under this Agreement within their respective ALSTOM Grid Group or SEI Group and each of the Party warrants that any sublicense granted under this section shall be compliant with this Agreement and shall not confer more rights to a Subsidiary than those granted under this Agreement to the Licensee.
- 9.2. In relation with its sublicenses to its Subsidiaries, each Party hereby unconditionally and irrevocably warrants the performance of all duties and obligations of its Subsidiaries under this Agreement and the subsequent sublicenses, and accepts to be liable for any failure or breach of its duties or obligations by its Subsidiaries, even in the case of insolvency or bankruptcy of any of its Subsidiaries. If any of such Subsidiaries breaches or does not perform a duty or obligation pursuant to this Agreement and the subsequent sublicenses, such Party shall, as soon as reasonably practicable, cure such breach or perform such duty or obligation.

10. NEW REGISTRATIONS

Neither SEI nor Alstom shall file in the Territory any word trademark MICOM or any sign featuring the words MICOM except with the agreement of the other Party which cannot be unreasonably withheld. Alstom shall not register except with the prior written consent of SEI any word trademark or any sign featuring the words PACIS.

11. ASSIGNMENT OF THIS AGREEMENT

- 11.1. The Parties declare that this Agreement is entered into on an "intuitu personae" basis. Consequently, neither Party may assign or otherwise transfer to a third party all or part of its rights and obligations under the terms of this Agreement without the prior written consent of the other Party.
- 11.2. Each of the Parties may, however, freely assign or otherwise transfer all or part of its rights and obligations under this Agreement to (i) any of its Subsidiaries or to (ii) any of the entities directly or indirectly controlling it (or directly or indirectly controlling it in the future), provided the transferor remains jointly liable with the transferee for the latter's compliance with of the provisions of this Agreement and the Parties notifies the transfer to the other party. The formalities shall be handled by the Proxy at the Party's own cost.
- 11.3. The rights and obligations of the Parties hereto shall not be affected in the event of merger, demerger or partial contribution or transfer of all or part of the assets and/or liabilities of either Party in furtherance of Article 11.2 above, provided, however, that the concerned Party guarantees the compliance by the transferee entity with the rights and obligations under this Agreement. The formalities shall be handled by the Proxy at the Party's own cost.

12. AMENDMENTS TO THE AGREEMENT

Any amendments which appear necessary to be made to this Agreement shall be decided and established in writing by common consent of the Parties.

13. DURATION- ENTRY INTO FORCE

This Agreement shall commence on the Effective Date and except as specifically provided in Article 8 for the PACIS trademark, shall continue in effect for an initial term of ten (10) years ("Initial Term"). This Agreement shall thereafter be renewed for additional five (5) year terms (each a "Renewal Term") unless either party terminates the Agreement by written notice to the other given not less than six (6) months prior to the end of the Term.

14. WAIVER

Waiver of invoking the benefit of any provision under this Agreement in a particular case shall not be interpreted as being a waiver of invoking such provision in another case or of invoking any other provision.

15. SEVERABILITY - INDEPENDENCE OF THE PROVISIONS

If one or more of the provisions of this Agreement is/shall be held illegal or unacceptable in any way, the validity, legality or application of the other provisions hereof shall not be affected in any way.

16. FORMALITIES

- 16.1. The formalities of registration of this Agreement with the various International and National Trademark Offices and any other formality, including any registration, filing, publication and mention necessary with any relevant authority, will be performed by the Proxy.
- 16.2. In this regard, all powers are given to the bearer of a copy of an original or a sample of this Agreement in order to require or perform the procedures above and each Party undertakes to execute and / or have executed all necessary documents.
- 16.3. Neither SEI nor Alstom shall file or register this Agreement or any part of it at any Trademark Office or other relevant body anywhere in the Territory as evidence of the rights granted to it hereunder without prior authorisation from the other Party.
- 16.4. The Proxy shall file a Formal Transfer of Ownership form in accordance with the forms that will be provided by the Proxy for a given country. All the costs incurred shall be handled in conformity with article 4.3.

17. NOTICES

- 17.1. To be validly applied, any notice or document under this Agreement shall be sent in writing, by registered letter with acknowledgment of receipt, by e-mail or fax, with effect as from receipt, it being specified that, in the event of transmission by e-mail or fax, the receiving Party shall confirm receipt of the aforesaid e-mail or fax immediately in writing.



- 17.2. When the periods are mentioned to run as from a notice, the periods shall be calculated as from receipt of the notice by the addressee Party, the acknowledgment of receipt being a proof or, in the event of transmission by e-mail or fax, as from the date of confirmation of receipt of the aforesaid e-mail or fax.
- 17.3. Any notice or communication shall be given, all carriage expenses paid and except in the event of a change to be notified immediately as indicated above, to the following addresses of the Parties:

SEI

For any matter other than
procedure

Peter Wexler
35, rue Joseph Monier --
CS 30323
92506 Rueil-Malmaison
Cedex
France
Fax: 01 41 29 71 87
E-mail:
peter.wexler@schneider-
electric.com

For trademark procedure:

IP Department
Sandrine Barré
WTC – 38E1 – 5 pl Robert
Schuman
F 38050 Grenoble Cedex 9,
France
e-mail:
sandrine.barre@schneider-
electric.com


ALSTOM

Gregoire Poux-Guillaume
Management
Immeuble Galilée,
51, esplanade du Général de Gaulle
92307 La Défense Cedex, France
mailto:gregoire.poux-
guillaume@chq.alstom.com

R&D – Contracts and
Licenses / Frédéric Cogniat
Immeuble Galilée, 51,
esplanade du Général de
Gaulle
92307 La Défense Cedex,
France
Email:
frederic.cogniat@alstom.com

18. TITLES

Titles of the articles in this Agreement are inserted solely for the purpose of ease of reference and reading and may under no circumstance be used for the interpretation of the articles or affect their meaning. Also, in case of difficulty of interpretation between any of the titles and any of the articles constituting the Agreement, the title will be declared non-existent.

9


19. NO AGENCY

Neither Party is to be construed as the agent, partner, or joint venturer or to be acting as the agent, partner or joint venturer of the other party hereunder in any respect, solely by reason of this Agreement.

20. APPLICABLE LAW – ARBITRATION

- 20.1. This Agreement is governed by the provisions of French law.
- 20.2. The Parties undertake to seek an out-of-court settlement in case of any disagreement or dispute arising from this Agreement, particularly with regard to its validity, interpretation, performance or cancellation.
- 20.3. Failing that, any disagreement or dispute arising after or at the time from this Agreement shall be resolved by arbitration, according to the Rules of the French Arbitration Association (*Association Française d'Arbitrage*) which Parties declare to accept. Arbitration shall be conducted in French. Arbitration shall take place in Paris.

21. LIST OF APPENDICES

- Appendix 1 : MiCOM Trademark Portfolio,
- Appendix 2 : PACIS Trademark Portfolio,
- Appendix 3 : List of co-existence agreements
- Appendix 4 : Template MiCOM license agreement
- Appendix 5 : allocation of MiCOM trademarks for registration
- Appendix 6 : Template Pacis license agreement

Paris, on 27th July 2012 In two (2) copies

IN WITNESS WHEREOF, the authorized representatives of the parties hereto have signed this Agreement.

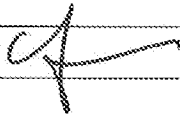
ALSTOM GRID SAS

SCHNEIDER ELECTRIC INDUSTRIES SAS

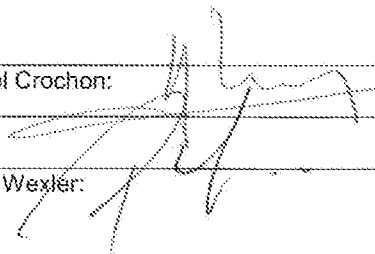
Represented by Mr Grégoire Poux-Guillaume

Represented by Michel Crochon and Peter Wexler

Grégoire Poux-Guillaume



Michel Crochon:



Peter Wexler:

791164v1

11

Handwritten initials/signature

TRADEMARK
REEL: 004958 FRAME: 0807

Appendix 1 :
MiCOM Trademark Portfolio,

AW
GPE
2

