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
DIODES ZETEX SEMICONDUCTORS LIMITED		03/20/2012	COMPANY: UNITED KINGDOM

RECEIVING PARTY DATA

Name:	CAMBRIDGE SILICON RADIO LIMITED
Street Address:	Cowley Road
Internal Address:	Churchill House, Cambridge Business Park
City:	Cambridge
State/Country:	UNITED KINGDOM
Postal Code:	CB4 0WZ
Entity Type:	LIMITED COMPANY: UNITED KINGDOM

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3574475	DDFA

CORRESPONDENCE DATA

Fax Number: 6504936811

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 650-493-9300

Email: trademarks@wsgr.com
Correspondent Name: Matthew J. Kuykendall
Address Line 1: 650 Page Mill Road

Address Line 2: Wilson Sonsini Goodrich & Rosati
Address Line 4: Palo Alto, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER: 26844-900 (ALBU/TM1056)

DOMESTIC REPRESENTATIVE

TRADEMARK REEL: 005211 FRAME: 0555 3574475

CH \$40,00

900279658

Name: Matthew J. Kuykendall Address Line 1: 650 Page Mill Road Address Line 2: Wilson Sonsini Goodrich & Rosati Palo Alto, CALIFORNIA 94304 Address Line 4: NAME OF SUBMITTER: Matthew J. Kuykendall Signature: /Matthew J. Kuykendall/ 02/07/2014 Date: Total Attachments: 6 source=Diodes tm assignment signed 20.3.12#page1.tif source=Diodes tm assignment signed 20.3.12#page2.tif source=Diodes tm assignment signed 20.3.12#page3.tif source=Diodes tm assignment signed 20.3.12#page4.tif source=Diodes tm assignment signed 20.3.12#page5.tif source=Diodes tm assignment signed 20.3.12#page6.tif

Dated 2th March 2012

DIODES ZETEX SEMICONDUCTORS LIMITED

and

CAMBRIDGE SILICON RADIO LIMITED

TRADE MARK ASSIGNMENT

Slaughter and May One Bunhill Row London EC1Y 8YY

Ref: SXXM/BWS

511137902

2012

BETWEEN:

- (1) **DIODES ZETEX SEMICONDUCTORS LIMITED**, whose registered office is at Zetex Technology Park, Chadderton, Oldham OL9 9LL (registered in England No. 2387949) (the "**Assignor**"); and
- (2) CAMBRIDGE SILICON RADIO LIMITED, whose registered office is at Churchill House, Cambridge Business Park, Cowley Road, Cambridge CB4 0WZ (registered in England No. 03665875) (the "Assignee").

WHEREAS:

- (A) The Assignor is the registered proprietor of the registered trade marks details of which are set out in the Schedule hereto (the "**Trade Marks**").
- (B) On or around the date hereof, the Assignor and the Assignee have entered into a business purchase agreement pursuant to which the Assignor has agreed to sell, and the Assignee has agreed to purchase, the Assignor's business relating to the Direct Digital Feedback Amplifier technology, including the Trade Marks (the "Business Purchase Agreement").
- (C) Pursuant to the Business Purchase Agreement, the Assignor has agreed to assign the Trade Marks to the Assignee.

NOW IT IS HEREBY AGREED AS FOLLOWS:

1. ASSIGNMENT

- 1.1 In consideration of the payments set out in the Business Purchase Agreement (the receipt of which is hereby acknowledged by the Assignor), the Assignor hereby assigns to the Assignee with full title guarantee, all right, title and interest in and to the Trade Marks together with all goodwill of the business in relation to which such Trade Marks are used (but no other or greater goodwill), including all rights, privileges and advantages thereto including, without limitation, the right to take proceedings and recover damages and obtain all other remedies in respect of past infringements thereof to hold unto the Assignee absolutely.
- 1.2 If a member of the Selling Group owns after Completion any right, title or interest in or to any of the Trade Marks, the Assignor shall, in consideration for the payment set out in clause 1.1, procure that such right, title and/or interest in and/or to the Trade Marks is transferred to the Assignee as soon as practicable after becoming aware of the ownership of such rights.
- 1.3 The Assignor shall, on the date of this Assignment, deliver to the Assignee all documents or other records relating to the Trade Marks within the Assignor's possession or control (including without limitation such documents or records held by the Assignor's trade mark agents and advisers or any member of the Selling Group).

2. FURTHER ASSURANCE

- 2.1 The Assignor shall, at the Assignor's cost, at all times hereafter promptly do and procure the doing of all such acts and execute and procure the execution of all such documents as the Assignee may reasonably request to give full effect to this Assignment and secure to the Assignee or any successor in title thereof the full benefit of the rights assigned to the Assignee hereunder (save that the Assignee shall be responsible for the costs of recording the change of proprietor in respect of the Trade Marks).
- 2.2 The Assignor shall provide the Assignee with such assistance as the Assignee may from time to time reasonably require for the purpose of defending or enforcing any of the Trade Marks, provided that the Assignee indemnifies the Assignor for all reasonable costs and damages incurred by it as a result.

3. DEFINITIONS

Unless otherwise defined in this Assignment, any capitalised terms used in this Assignment shall have the meaning set out in the Business Purchase Agreement.

4. VARIATIONS

This Assignment may only be varied in writing signed by each of the parties and expressed to be a variation of this Assignment.

5. COUNTERPARTS

This Assignment may be executed in any number of counterparts, and by the parties to this Assignment on separate counterparts, but will not be effective until each such party has executed at least one counterpart. Each counterpart shall constitute an original of this Assignment, but all the counterparts will together constitute one and the same instrument.

6. GOVERNING LAW

This Assignment shall be governed by and construed in accordance with English law. Any matter, claim or dispute out of or in connection with this agreement, whether contractual or non-contractual, is to be governed by and determined in accordance with English law. The parties hereby submit to the exclusive jurisdiction of the English Courts in relation to all matters arising out of this Assignment.

IN WITNESS WHEREOF this Assignment has been executed by or on behalf of the parties on the date first above written.

SCHEDULE Trade Marks

Country	Mark	Number	Late granted	Date of expiry
USA	DDFA	3574475	17 February 2009	17 February 2019
EU	DDFA	005543988	30 December 2007	11 December 2016
Japan	DDFA	5096377	7 December 2007	7 December 2017
China	DDFA	5802216	14 October 2009	13 October 2019
Korea	DDFA	40-0739991	10 March 2008	10 March 2018
Taiwan	DDFA	1353679	16 March 2009	15 March 2019

Signed by Anthony Murrhy)	lm a
for and on behalf of)	MMI
CAMBRIDGE SILICON RADIO LIMITED)	Munay
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Signed by)	
)	
as attorney for)	
DIODES ZETEX SEMICONDUCTORS)	
LIMITED)	
)	
under a power of attorney dated 9 March 2012		

Signed by)	
)	
for and on behalf of)	
CAMBRIDGE SILICON RADIO LIMITED)	
Signed by)	
H. ROHRER)	
as attorney for)	Λ.4
DIODES ZETEX SEMICONDUCTORS)	
LIMITED)	U. Where
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under a power of attorney dated 9 March 201	2	

RECORDED: 02/07/2014