

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM334964

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Siemens Industry, Inc.		12/12/2014	CORPORATION: GEORGIA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Siemens Aktiengesellschaft		
<b>Street Address:</b>	Wittelsbacherplatz 2		
<b>City:</b>	München		
<b>State/Country:</b>	GERMANY		
<b>Entity Type:</b>	JOINT STOCK COMPANY: GERMANY		
<b>PROPERTY NUMBERS Total: 1</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	3596575	PERFECT HARMONY	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>			
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
<b>Email:</b>	katrin.kleiber@siemens.com		
<b>Correspondent Name:</b>	Dr. Stephan Engels		
<b>Address Line 1:</b>	San-Carlos-Str. 7		
<b>Address Line 2:</b>	CT NM		
<b>Address Line 4:</b>	Erlangen, GERMANY 91058		
<b>ATTORNEY DOCKET NUMBER:</b>	2005W17973 US		
<b>NAME OF SUBMITTER:</b>	Stephan Engels		
<b>SIGNATURE:</b>	/Engels /		
<b>DATE SIGNED:</b>	03/13/2015		
<b>Total Attachments: 4</b>			
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**INTELLECTUAL PROPERTY ASSIGNMENT**

THIS INTELLECTUAL PROPERTY ASSIGNMENT, effective the 1<sup>st</sup> day of October, 2014, is made and entered into by and between Siemens Industry, Inc., a corporation having its principal place of business in Alpharetta, Georgia, USA (the "Assignor"), and Siemens AG, a corporation having its principal places of business in Berlin and Munich, Germany (the "Assignee");

WHEREAS, Assignor is the owner of each of (i) the patents and patent applications set forth on Schedule A hereto (the "Patents"); (ii) the utility model set forth on Schedule B hereto (the "Utility model"); and (iii) the trademarks, trademark registrations, and trademark applications (including any and all goodwill symbolized thereby) set forth on Schedule C hereto (the "Trademarks") ((i)-(iii), collectively, the "Purchased Intellectual Property");

WHEREAS, pursuant to the Technology Purchase Agreement dated 21 November 2014, to which Assignor and Assignee are both parties, Assignee agreed to purchase certain assets from Assignor, including all of the Assignor's right, title and interest in and to the Purchased Intellectual Property. All capitalized terms used herein and not otherwise defined shall have the respective meanings assigned to them in the aforementioned Technology Purchase Agreement.

NOW, THEREFORE, for good and valuable consideration (including that recited in the Technology Purchase Agreement), the receipt and adequacy of which is hereby acknowledged, Assignor does hereby assign, transfer and convey to Assignee and its successors, assigns and nominees forever, Assignor's entire right, title and interest in and to the Purchased Intellectual Property, including (i) all rights therein provided by international conventions or treaties, and (ii) 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.

Assignees, its successors and assigns, shall hold the rights to the foregoing for and during the existence of such Purchased Intellectual Property as fully and as entirely as the same would have been held and enjoyed by Assignors had this Assignment not been made.

Assignor shall, without further consideration, comply with a reasonable request by Assignee, at Assignee's expense, to execute and deliver such documents to effectuate the purposes of this Assignment.

The parties agree that the assignment of each asset of the Purchased Intellectual Property shall be construed as separable and divisible from the assignment of every other asset of the Purchased Intellectual Property. The unenforceability or invalidity of this Assignment with respect to any one asset of the Purchased Intellectual Property shall not limit its enforceability or validity, in whole or in part, with respect to any other asset of the Purchased Intellectual Property.

This Assignment may be signed in one or more counterparts, each of which shall be an original and all of which shall be considered one and the same agreement.

Assignor makes no warranties or representations or indemnities with respect to the Purchased Intellectual Property other than as may be provided in the Technology Purchase Agreement.

IN WITNESS WHEREOF, the undersigned have caused this Assignment to be duly executed and delivered as of the date first above written.

**Siemens Industry Inc.**

**Siemens Aktiengesellschaft**

Location, Date: Alpharetta  
12/12/14  
Name: [Signature]  
Keith Nagrowski  
Title: RC-US LD BA

Location, Date: Munich  
12/12/14  
Name: [Signature]  
Hoke  
Title: LD CEO

Location, Date: Munich  
12/12/14  
Name: [Signature]  
Wiessner  
Title: LD CFO

Doug Keith  
[Signature]  
Dated: Dec 12 2014

Paul Nagrowski  
[Signature]  
Dated: 12/12/14

Schedule C

TRADEMARKS							
	IPAS Number	Application date	Application number	Trademark	Publication date	Registration date	Registration number
1	2005W17973 BR01	22.11.2007	829 480 218	PERFECT HARMONY	04.03.2008	40197	829480218
2	2005W17973 BR02	22.11.2007	829 480 226	PERFECT HARMONY	04.03.2008		
3	2005W17973 BR03	22.11.2007	829 480 242	PERFECT HARMONY	04.03.2008	40197	829480242
4	2005W17973 BR04	22.11.2007	829 480 250	PERFECT HARMONY	04.03.2008	40197	829480250
5	2005W17973 CA	07.12.2007	1375179	PERFECT HARMONY		40535	TMA785935
6	2005W17973 CL	06.11.2007	794 765	PERFECT HARMONY	04.01.2008	39601	818 359
7	2005W17973 CL01	06.11.2007	794 766	PERFECT HARMONY	18.01.2008	39601	818 360
8	2005W17973 CO01	22.11.2007	07 123 672	PERFECT HARMONY	28.12.2007	39605	355 881
9	2005W17973 CO02	26.11.2007	07 125 038	PERFECT HARMONY	28.12.2007	39615	355 946
10	2005W17973 CO03	22.11.2007	07 123 675	PERFECT HARMONY	28.12.2007	39605	355 882
11	2005W17973 CO04	22.11.2007	07 123 677	PERFECT HARMONY	28.12.2007	39605	355 884
12	2005W17973 IN	06.11.2007	1 619 015	PERFECT HARMONY			
13	2005W17973 MX03	29.07.2008	951204	PERFECT HARMONY		39974	1104664
14	2005W17973 MX04	29.07.2008	951205	PERFECT HARMONY		39688	1057619
15	2005W17973 MX06	05.11.2010	1132408	PERFECT HARMONY			
16	2005W17973 MX07	03.01.2012	1238902	PERFECT HARMONY		41081	1292428
17	2005W17973 MX08	25.05.2012	1277439	PERFECT HARMONY		41373	1359845
18	2005W17973 PE01	26.11.2007	336 524	PERFECT HARMONY	22.04.2008	39616	139 707
19	2005W17973 PE02	26.11.2007	336 525	PERFECT HARMONY	22.04.2008	39619	139 799
20	2005W17973 PE03	26.11.2007	336 526	PERFECT HARMONY	22.04.2008	39619	51 448

21	2005W17973 PE04	26.11.2007	336 527	PERFECT HARMONY	22.04.2008	39619	51 449
22	2005W17973 US	25.05.2005	78/636704	PERFECT HARMONY	21.02.2006	39896	3596575
23	2005W17973WO	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
24	2005W17973WOAU	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
25	2005W17973WOCH	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
26	2005W17973WOCN	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
27	2005W17973WODE	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
28	2005W17973WOFR	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
29	2005W17973WOGB	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
30	2005W17973WOIT	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
31	2005W17973WOJP	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
32	2005W17973WORU	06.11.2007	946 131	PERFECT HARMONY		39392	946 131
33	2009W01770 CN	01.07.2002	3 228 169	Perfect Harmony	28.01.2006	38835	3 228 169
34	2009W01771 CN	01.07.2002	3 228 168	Perfect Harmony IN CHINESE	28.01.2006	38835	3 228 168