OP \$165.00 4668365

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM392050

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL
SEQUENCE:	2

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Hexagon Solutions, Inc.		06/05/2015	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Hexagon Technology Center GmbH
Street Address:	Heinrich-Wild-Strasse
Internal Address:	9435
City:	Heerbrugg
State/Country:	SWITZERLAND
Entity Type:	Gesellschaft Mit Beschränkter Haftung (Gmbh): SWITZERLAND

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	4668365	INTERGRAPH SMART
Registration Number:	3469201	SMARTMARINE
Registration Number:	2186300	SMARTPLANT
Registration Number:	4638517	SMARTPLANT CLOUD
Registration Number:	1925277	SMARTSKETCH
Registration Number:	2578773	SMARTSKETCH

CORRESPONDENCE DATA

Fax Number: 2054885891

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.

Phone: 2052263404

Email: ppsmith@balch.com

Correspondent Name: Pam P Smith

Address Line 1: 1901 Sixth Ave N, Suite 1500 Address Line 4: Birmingham, ALABAMA 35203

NAME OF SUBMITTER:	Pam P Smith
SIGNATURE:	/ppsmith/
DATE SIGNED:	07/20/2016

Total Attachments: 6

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IP ASSIGNMENT AGREEMENT

This IP Assignment Agreement (this "Agreement") is effective as of June 5, 2015 and made between:

- (1) HEXAGON SOLUTIONS, INC., a corporation incorporated under the laws of the State of Delaware (the "Transferor"); and
- (2) **HEXAGON TECHNOLOGY CENTER GMBH**, a company formed under the laws of Switzerland (the "Transferce") (the Transferor and the Transferee are jointly referred to as the "Parties").

WHEREAS, pursuant to the terms of that certain Contribution in Kind Agreement dated as of the date hereof, by and between Transferor and Transferee ("Contribution Agreement"), Transferor does hereby sell, convey, transfer, assign, set over and deliver exclusively to Transferee all of its rights to the intellectual property, trademarks, service marks, logos, including registrations and applications for registration thereof, patents, reissues, reexaminations, extensions, continuations in part, continuing prosecution applications provisional and divisions of such patents and any related know-how and intangibles (collectively, "Intellectual Property Rights") related to the matters described on Appendix 1 (collectively, the "Assigned Rights"); and

WHEREAS, the Transferor wishes to transfer and assign all its right to such Assigned Rights and the Transferoe desires to accept such transfer of such Assigned Rights.

NOW THEREFORE, the Parties agree as follows:

- 1. ASSIGNMENT. Upon execution of this Agreement:
 - the Transferor transfers, assigns, conveys and delivers to the Transferee, and Transferee accepts from Transferor, all of its entire right, title and interest under the Assigned Rights and any claims of infringement thereof; and
 - b) Transferor does hereby constitute and appoint Transferee, its successors and assigns, as the Transferor's true and lawful attorney, with full power of substitution, for it and in its name, place and stead or otherwise, by and on behalf of and for the benefit of Transferee, its successors and assigns, to demand and receive from time to time any and all Assigned Rights, Transferor hereby declaring that the appointment hereby made and the powers hereby granted are coupled with an interest and are and shall be irrevocable by Transferor in any manner or for any reason.

2. MISCELLANEOUS

- 2.1 <u>Amendment.</u> No amendment, modification or waiver in respect of this Agreement will be effected unless in writing and executed by each of the Parties.
- 2.3 <u>Further Assurances</u>. If at any time any party hereto shall reasonably request any further action by any other party to carry out the purposes of this Agreement or to further effectuate the transactions contemplated hereby, such other party, without expense to the requesting party, shall promptly take such action (including the prompt execution and delivery of further instruments and documents).
- 2.2 <u>Counterparts.</u> This Agreement may be executed in counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same agreement. Any signature delivered by e-mail delivery of a ".pdf" format data file shall have the same force and effect as if such ".pdf" signature page were an original thereof.
- 3. GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of Delaware.

IN WITNESS WHEREOF, the Parties have duly executed this Agreement as of the day and year first above written.

HEXAGON SOLUTIONS, INC.

Name: Mark Delaney Title: President

HEXAGON TECHNOLOGY CENTER GMBH

Name: Knut Siercks Title: Managing Director IN WITNESS WHEREOF, the Parties have duly executed this Agreement as of the day and year first above written.

HEXAGON SOLUTIONS, INC.

Name: Mark Delaney

Title: President

HEXAGON TECHNOLOGY CENTER GMBH

Name Knut Siercks

Title: Managing Director

APPENDIX 1

LIST OF ASSIGNED INTELLECTUAL PROPERTY $^{\!1}$

Redacted

¹ Please note this schedule may be amended by the parties to include any items that were inadvertently not listed on this schedule.

Trademarks:

Registered:

Mark	Country	Registration No.
Intergraph Smart	European Union (CTM)	012124392
Tito: Brahn Sugar	WIPO (Madrid Protocol)	1189365
	Hong Kong	302855962
	Ú.S.	4,668,365
	South Korea	45-0053210
Intergraph Smart (stylized)	European Union (CTM)	012124327
with arrow logo	WIPO (Madrid Protocol)	1189264
	Hong Kong	302855971
	Taiwan	01664427
	Korea	45-0053500
Smartmarine	U.S.	3469201
Smartplant	Australia	802058
Dilla spiant	Canada	TMA547884
	China	1505906
	European Union (CTM)	001210350
	Hong Kong	2001B06479
	Israel	129975
	J apan	4396577
	Mexico	650362
	New Zealand	313615
	Saudi Arabia	576/62
	Singapore	T9908214I
	South Africa	1999/15365
	South Korea	0487359
	Taiwan	916218
	Thailand	TM116169
	U.S.	2186300
Smartplant Cloud	European Union (CTM)	011192572
Binar (plant Cloud	U.S.	4638517
Smartsketch	U.S.	1925277
Singipactor	U.S.	2578773
	Canada	TMA564604
	Mexico	614122
	Norway	198508
	Switzerland	P-467761
	European Union (CTM)	1123132
	Israel	125856
	Hong Kong	2000B12128

		Registration No.
Mark	Country	924599
****	Taiwan	786055
	Australia	305351
	New Zealand	821178466
	Brazil	4378859
•	Japan	4117544
	Japan	44081
	Kuwait	548/26
	Saudi Arabia	1999/02585
	South Africa	T9901797E
	Singapore	6256648
	China	530363
Intergraph Smartsketch	South Korea	1

Pending:

naing:		Application No.
No. of the last of	Country	906986559
Mark	Brazil	906986591
Intergraph Smart	Brazil	1647836
	Canada	1435001979
	Saudi Arabia	1435001980
	Saudi Arabia	2013/28435-36
	South Africa	45-2013-0006124
	Taiwan	910189
	Thailand	910190
	Thailand	906986656
	Brazil	906986680
Intergraph Smart (stylized)	Brazil	1647837
with arrow logo	Canada	1435001982
	Saudi Arabia	1435001981
	Saudi Arabia	2013/28435-36
	South Africa	910187
	Thailand	910188
	Thailand	86049915
	US	909098085
	Brazil	2008/025010
Smartplant	Indonesia	2000
Smartsketch	Hido	

TRADEMARK REEL: 005838 FRAME: 0526

RECORDED: 07/20/2016