

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM401534

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
FCI		04/07/2011	Société Anonyme (Sa): FRANCE
RECEIVING PARTY DATA			
Name:	FCI Automotive Holding		
Street Address:	3-5 Rue Alfred Kastler, 18 Parc Ariane III		
City:	Guyancourt		
State/Country:	FRANCE		
Postal Code:	78280		
Entity Type:	Société Par Actions Simplifiée (Sas): FRANCE		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	3183910	APEX	
Registration Number:	3221213	APEX 150	
CORRESPONDENCE DATA			
Fax Number:	2488131211		
<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>			
Phone:	248-813-1234		
Email:	trademark@delphi.com		
Correspondent Name:	David J. Ford		
Address Line 1:	5725 Delphi Drive		
Address Line 2:	M/C: 483-400-402		
Address Line 4:	Troy, MICHIGAN 48098		
NAME OF SUBMITTER:	David J. Ford		
SIGNATURE:	/david j ford/		
DATE SIGNED:	10/11/2016		
Total Attachments: 12			
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IPR ASSIGNMENT AGREEMENT

This IPR Assignment Agreement ("Agreement") is entered into and effective on this 7th day of April, 2011 (the "Effective Date") by and between:

FCI, a *société anonyme* duly organised and existing under the laws of France, with a registered capital of 158,487,184.35€, registered under No. 349 566 240 RCS Versailles, having its registered office at 3-5 Rue Alfred Kastler, 18 Parc Ariane III, 78280 Guyancourt, France,

(hereinafter referred to as "Assignor")

on one hand

and

FCI Automotive Holding, a *société par actions simplifiée* duly organised and existing under the laws of France, with a registered capital of 44,800€, registered under No. 440 252 625 RCS Versailles, having its registered office at 3-5 Rue Alfred Kastler, 18 Parc Ariane III, 78280 Guyancourt, France.

(hereinafter referred to as "Purchaser")

on the other hand,

Assignor and Purchaser are hereinafter referred to individually as a "Party" and collectively as the "Parties".

WHEREAS, Assignor is the owner of rights, title and interests in and to the Intellectual Property Rights (as defined in Section 1.2) to be used and which are necessary for the design, use, manufacture, sale of any products, tooling or other equipment which could be used in the interconnect business for all electric and electronic systems in a vehicle such as: electrical harness, electrical distribution centres, interior and car body equipment (in particular entertainment and car multimedia systems), switches, fibre optics harnesses and connectors, connectors for harsh environment, interior and exterior lighting, braking systems, safety (eg: belt minders) and safety restraint systems, glow plug and fuel injector connections, sensors, powertrain sensors, and electronics - including high power connectors for hybrid and electric vehicles, for the motorized vehicles markets to the exclusion of any other markets (the "Business"); and

WHEREAS, Purchaser is willing to acquire all rights, title and interest in and to the Intellectual Property Rights;

NOW, THEREFORE, in consideration of the mutual promises set forth below and other good and valuable consideration, the adequacy of which is hereby acknowledged, the Parties agree as follows:

ARTICLE 1 - DEFINITIONS

1.1 All article and section numbers and all exhibit and designations used in this Agreement refer to articles, sections and exhibits, in or to this Agreement, unless otherwise specifically described. The words "hereof", "herein" "hereunder", "this Agreement", and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement and shall refer to this Agreement as it now exists or may hereafter be amended, modified, supplemented, or restated. Any reference to "day" or "days" when used in this Agreement means calendar day or days, unless otherwise specifically indicated. If the last day of any period provided for in this Agreement shall fall on a day which is not a business day, such period shall be deemed to end on the next day thereafter which is a business day. All references to plural shall also mean the singular and vice versa.

1.2 For purposes of this Agreement, the following defined terms have the meanings set forth in this Article 1:

"Agreement" means this IPR Assignment and its Exhibits A, B, C, D, E and F attached hereto and forming an integral part hereof, as the foregoing may from time to time thereafter be amended, supplemented or modified.

"Domain Names" means the uniform resource locator (URL) and internet domain name registrations, exclusively used in relation with the Business, required for the carrying out of the Business and owned by Assignor on the Effective Date, an exhaustive list of which is attached in Exhibit A.

"Intellectual Property Rights" or "IPR" means any and all of the following as owned by Assignor as of the Effective Date, and which are exclusively used in relation with the Business and required for the carrying out of the Business: (a) Patents; (b) Trademarks; (c) copyrights and original works of authorship, whether registered or not, including without limitation mask works, software, computer programs; (d) Domain Names; (e) rights in databases; (f) design rights; (g) trade secrets and other rights in know-how as well as confidential and proprietary information.

"Patents" means the patents, utility models, patent of addition, certificates, certificates of invention, design patents, applications thereof, as well as any counterparts, reissues, re-examinations, continuations, divisionals, continuations-in-part, substitutes and the priority rights of the aforesaid applications under the Paris Convention dated 1883 as amended from time to time, and like rights respecting the foregoing, in and for any and all countries, exclusively used in relation with the Business, required for the carrying out of the Business and owned by Assignor on the Effective Date, a non-limitative list of which is attached in Exhibit B.

"Trademarks" means the registered or unregistered trademarks and service marks and the good will appurtenant thereto, and any and all registrations and applications for registration thereof, as well as the priority rights of the aforesaid applications under the Paris Convention dated 1883 as amended from time to time, and like rights respecting the foregoing, in and for any and all countries, as well as any extensions or renewal thereof, exclusively used in relation with the Business, required for the carrying out of the Business and owned by Assignor on the Effective Date, a non-limitative list of which is attached in Exhibit C.

ARTICLE 2 – ASSIGNMENT

- 2.1 For good and valuable consideration and on the terms hereafter set forth, Assignor hereby exclusively and irrevocably assigns, sells and transfers to Purchaser, and Purchaser hereby agrees to purchase from Assignor all rights, title and interest in and to the Intellectual Property Rights and its associated contracts identified in Section 2.7. With respect to the assignment of the copyrights under (c) in IPR definition, the assignment includes any and all patrimonial rights belonging to Assignor, including without limitation the right to represent, reproduce, copy, modify, make derivative works of such copyrights in all forms and on all media, whether known or unknown upon the Effective Date. As a result of the assignment, as from the Effective Date, Purchaser shall have full ownership of the rights, title and interest in and to the Intellectual Property Rights.
- 2.2 This assignment hereby includes the full right for Purchaser to sue for and recover any and all profits and damages recoverable or take any relevant action towards any third party for infringement of any or all Intellectual Property Rights which will occur after the Effective Date and, to the maximum extent permitted under applicable law, which have occurred before the Effective Date.
- 2.3 From the Effective Date, Purchaser shall be solely entitled to use, directly or indirectly, assign, transfer, license or otherwise dispose of any and all the IPR and/or any filings in connection therewith, as well as the contracts identified in Section 2.7 as far as applicable and shall bear any and all fees, costs or expenses related to the IPR thereto.
- 2.4 Assignor will deliver, promptly after the Effective Date, copies of the Patent and Trademark certificates, proof of ownership of the IPR as well as any supporting files in its possession to Purchaser or a person designated by Purchaser as the case may be. Purchaser will acknowledge receipt of such documents.
- 2.5 As to those countries requiring an application to register this Agreement or requiring recordation of this Agreement, Purchaser hereby undertakes to take any necessary action or measure to ensure that the change of ownership is duly registered, at its own costs and expenses (including registration fees), including to inform the patent attorneys of the change of ownership. Assignor will provide all reasonable assistance in relation thereto, including by executing and delivering to Purchaser all documents necessary for that purpose.
- 2.6 Assignor will terminate the intellectual property rights license agreements entered into with the companies identified in Exhibit D as well as the research and development agreements entered into with the companies identified in Exhibit D.
- 2.7 For these contracts identified in Exhibits F.2 and F.3, that Assignor will transfer to Purchaser, as a consequence of this Agreement, Assignor will promptly inform its counterparts of the assignment under this Agreement and will do its best efforts to obtain their consent if required under such contracts. When consent is required, if the counterpart does not agree to the assignment, both Parties shall, to the extent permitted, make such arrangements between themselves to provide to Purchaser the benefits of the affected contracts.
- 2.8 Where the IPR are co-owned as listed in Exhibit F.1, Assignor will promptly inform the co-owner(s) of the assignment under this Agreement and, if required under applicable law, seek its/their consent.

ARTICLE 3 – CONSIDERATION

For good and valuable consideration for the assignment set forth herein, Purchaser shall pay to Assignor a price of [REDACTED] (“Purchase Price”) and agrees that the Purchase Price be duly allocated as follows:

- Patents: [REDACTED]
- Trademarks, copyrights, Domain Names and other Intellectual Property Rights: [REDACTED]

The Purchase Price is fixed and firm and not subject to escalation or modification.

The Purchase Price shall be paid by Purchaser by way of a loan note issued by Purchaser on the Effective Date, on terms and conditions that shall be substantially the same as the ones mentioned in Exhibit E to this Agreement (the “Note”).

To the extent necessary, VAT or equivalent tax shall be borne by Purchaser, Assignor shall deliver to Purchaser an invoice (and/or receipt or equivalent) at Purchaser’s request for accounting purposes.

ARTICLE 4 – REPRESENTATIONS AND WARRANTIES

4.1 Representation and Warranties by Assignor.

Assignor represents and warrants that (a) it has the sole and exclusive right and authority to enter into and perform this Agreement and (b) it shall upon request execute any documents as may be necessary or advisable for filing in the appropriate offices to evidence the assignment as per Article 2.

Except as otherwise specifically stated in Exhibit F or as otherwise disclosed to Purchaser, Assignor represents and warrants that:

- (i) it is the sole owner of all of the IPR and has the right to transfer ownership/use of all IPR to Purchaser free and clear of all liens, claims and restrictions, except that at the date of this Agreement existing liens of some Patents have not yet been cancelled, or as otherwise disclosed to Purchaser;
- (ii) it is not obligated to make any royalty or other payment to any third party under any IPR in connection with the Business as now conducted except as otherwise disclosed to Purchaser;
- (iii) to its best knowledge and in connection with the Business, (a) it has not infringed or misappropriated any intellectual property of any third party; (b) it has not received any notice, claim or protest alleging any such infringement or misappropriation; and (c) it is not aware that any such notice, claim or protest is threatened or contemplated by any third party; and
- (iv) it is not aware of any infringement or misappropriation by any third party of any IPR.

THE FOREGOING WARRANTIES CONSTITUTE THE SOLE AND EXCLUSIVE WARRANTIES MADE BY ASSIGNOR TO PURCHASER, AND SHALL CONSTITUTE PURCHASER’S SOLE AND EXCLUSIVE REMEDIES THERETO. THEY ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES AND REMEDIES WHETHER STATUTORY, WRITTEN, ORAL, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ALL WARRANTIES OF NON INFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, OR ARISING FROM ANY COURSE OF DEALING OR USAGE OF TRADE.

4.2 Representation and Warranties by Purchaser.

Purchaser warrants and represents that (a) it has the sole and exclusive right and authority to enter into and perform this Agreement and the Note; and (b) it has not signed any contract with third parties, which may in any manner contravene or interfere to this Agreement.

ARTICLE 5 - LIMITATION OF LIABILITY

Assignor shall not be liable to any person or entity (including Purchaser), whether as a result of breach of contract, in tort (including without limitation negligence, strict liability, product liability, or otherwise), under any warranty, nor shall Assignor, and respective insurers be liable for loss of use of any IPR, goods, equipment or facilities, loss of business, loss of profits, loss by reason of business interruption, loss of expected earnings, loss of goodwill, nor for damage to brand image, general and administrative burden charges arising from cancellation or opposition regarding any IPR, nor for any indirect, special, incidental or consequential damages of any nature whatsoever, as well as for any claim from Purchaser's customer(s) or licensee which arise out of or result from such loss or damage.

The total cumulative amount for which Assignor and its respective insurers shall be liable (including warranties) shall not exceed 20% of the amount, excluding taxes, received by Assignor pursuant to this Agreement.

Purchaser shall not introduce any claim at any time more than 12 months from the Effective Date.

ARTICLE 6 -- GOVERNING LAW AND SETTLEMENT OF DISPUTES

6.1 Governing Law. This Agreement shall be governed, construed and enforced in accordance with the laws of France, with the exception of any rules of conflict of laws which might make the law of some other jurisdiction applicable.

6.2 Settlement of Disputes. Any controversy, claim or dispute arising out of or relating to or in connection with this Agreement shall be tentatively settled through amicable settlement between the Parties. If such tentative means of settlement fails for any reason whatsoever, both Parties agree to refer such controversy, claim or dispute to the exclusive jurisdiction of the Courts of Paris, France.

ARTICLE 7 - MISCELLANEOUS

7.1 Entire Agreement. This Agreement, together with its Exhibits, constitutes the entire agreement between the Parties and supersedes any prior communications, negotiations, discussions, contract, whether oral or written with respect to the subject matter hereof.

- 7.2 Amendments, Modification. This Agreement may be amended or modified only by an instrument in writing signed by the Parties. No alteration, amendment, waiver, cancellation or any other change in any term or condition of this Agreement shall be valid or binding on any Party unless the same shall have been mutually agreed upon in writing by both Parties.
- 7.3 No Waiver. No waiver, no matter how long continued or how many times extended, shall be construed as a permanent waiver or as an amendment to this Agreement.
- 7.4 Language. This Agreement including its Exhibits as well as any communications between the Parties including the settlement of disputes shall be in the English language except documents to be provided for registration of this Agreement by the relevant patent offices.
- 7.5 Headings. The titles and headings herein are for purposes of convenient reference only and shall not be used to construe or modify the terms of this Agreement and are not intended to be a part of or to affect the meaning or interpretation of this Agreement.
- 7.6 Severability. In the event any term or provision of this Agreement shall be for any reason whatsoever held invalid, illegal or unenforceable in any respect, then the parties shall substitute therefore another provision as closely as possible reflecting the intended scope, effect and intent of the first mentioned provision. All other provisions shall remain unaffected.
- 7.7 Further Assurances. From time to time, as and when requested by any Party, the requested Party shall, at its own expenses, execute and deliver, or cause to be executed and delivered all such documents and instruments as may be deemed reasonably necessary to give full effect to the provisions of this Agreement and the Note and to consummate the transactions contemplated by this Agreement.
- 7.8 Notices. All notices, requests, demands and other communications under this Agreement shall be in writing and shall be deemed to have been effective on the date of the actual receipt by the addressee or at maximum five (5) days following the date of mailing by certified mail or transmission via facsimile (to be followed by mailed hard copy) postage prepaid, return-receipt requested, addressed to the relevant party at the address mentioned on the first page. Any party may change its address for the purpose of this Section by giving written notice to the other party in the manner set forth above.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be duly executed by their respective representatives as of the date first above written in triplicate.


Assignor
FCI

Purchaser
FCI Automotive Holding SAS

By:  _____

Name: Thierry ROSSIGNEUX

Title: VP Corporate and General Counsel

By:  _____

Name: FCI

Title: President

EXHIBIT C
LIST OF TRADEMARKS
As of March 14 2011

Mark Name	FCI Case N°	Country	Status	Class Number	Application Number	Application Date	Registration Number	Registration Date
APEX	492	Canada	Registered	9	1319022	05-oct-06	TMA701985	28-nov-07
APEX	492	United States	Registered	9	78856807	07-avr-06	3183910	12-déc-06
APEX 150	501	Canada	Registered	9	1333868	02-févr-07	TMA750269	14-oct-09
APEX 150	501	United States	Registered	9	77009235	28-sept-06	3221213	27-mars-07
APEX ERGOMATE	518	Brazil	Filed	9	829798645	26-juin-08		
APEX ERGOMATE	518	Canada	Filed	9	1400536	26-juin-08		
APEX ERGOMATE	518	China P.R.	Filed	9	979407	20-juin-08		
APEX ERGOMATE	518	France	Registered	9	07/3546305	26-déc-07	07/3546305	26-déc-07
APEX ERGOMATE	518	Germany	Filed	9	979407	20-juin-08		
APEX ERGOMATE	518	Great Britain	Registered	9	979407	20-juin-08	979407	20-juin-08
APEX ERGOMATE	518	Hungary	Registered	9	979407	20-juin-08	979407	20-juin-08
APEX ERGOMATE	518	India	Filed	9	1702328	26-juin-08		
APEX ERGOMATE	518	international Registration	Registered	9	979407	20-juin-08	979407	20-juin-08
APEX ERGOMATE	518	Ireland	Registered	9	979407	20-juin-08	979407	20-juin-08
APEX ERGOMATE	518	Italy	Filed	9	979407	20-juin-08		
APEX ERGOMATE	518	Japan	Registered	9	979407	20-juin-08	979407	20-juin-08
APEX ERGOMATE	518	Korea South	Filed	9	979407	20-juin-08		
APEX ERGOMATE	518	Portugal	Filed	9	979407	20-juin-08		20-juin-08
APEX ERGOMATE	518	Russian Federation	Registered	9	979407	20-juin-08	979407	20-juin-08
APEX ERGOMATE	518	Singapore	Registered	9	979407	20-juin-08	979407	20-juin-08
APEX ERGOMATE	518	Spain	Filed	9	979407	20-juin-08		
APEX ERGOMATE	518	United States	Registered	9	979407	20-juin-08	3722511	08-déc-09
APEX SENSOMATE	553	China P.R.	Filed	9	1014212	24-août-09		
APEX SENSOMATE	553	France	Filed	9	1014212	24-août-09		
APEX SENSOMATE	553	Germany	Filed	9	1014212	24-août-09		
APEX SENSOMATE	553	Great Britain	Registered	9	1014212	24-août-09	1014212	24-août-09
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APEX SENSOMATE	553	international Registration	Registered	9	1014212	24-août-09	1014212	24-août-09
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APEX SENSOMATE	553	Italy	Filed	9	1014212	24-août-09		
APEX SENSOMATE	553	Korea South	Filed	9	1014212	24-août-09		
APEX SENSOMATE	553	Mexico	Registered	9	1029073	24-août-09	1174815	20-août-10
APEX SENSOMATE	553	Poland	Registered	9	1014212	24-août-09	1014212	30-dec-2010
APEX SENSOMATE	553	Russian Federation	Filed	9	1014212	24-août-09		
APEX SENSOMATE	553	Spain	Registered	9	1014212	24-août-09	1014212	24-août-09
APEX SENSOMATE	553	Sweden	Filed	9	1014212	24-août-09		
APEX SENSOMATE	553	United States	Filed	9	77676718	24-févr-09		

Mark Name	FCI Case N°	Country	Status	Class Number	Application Number	Application Date	Registration Number	Registration Date
DUO TWIN	108	France	Registered	9	00/3022544	13-avr-00	00/3022544	13-avr-00
DUO TWIN	108	Germany	Registered	9	WO 746195	13-oct-00	WO 746195	13-oct-00
DUO TWIN	108	Great Britain	Registered	9	WO 746195	13-oct-00	WO 746195	13-oct-00
DUO TWIN	108	International Registration	Registered	9	WO 746195	13-oct-00	WO 746195	13-oct-00
DUO TWIN	108	Italy	Registered	9	WO 746195	13-oct-00	WO 746195	13-oct-00
DUO TWIN	108	Spain	Registered	9	ES2009535	13-oct-00	WO 746195	13-oct-00
DUO TWIN	108	Sweden	Registered	9	WO 746195	13-oct-00	WO 746195	13-oct-00
DUO TWIN	108	United States	Registered	9	76/145882	12-oct-00	2 600 423	30-juil-02
DuoRing	625	France	Registered	9	08 3 586 189	01-juil-08	08 3 586 189	01-juil-08
ERGOMATE	517	Brazil	Filed	9	829768637	20-juin-08		
ERGOMATE	517	Canada	Filed	9	1400535	20-juin-08		
ERGOMATE	517	China P.R.	Filed	9	979406	20-juin-08		
ERGOMATE	517	France	Registered	9	07/3546304	26-déc-07	07/3546304	26-déc-07
ERGOMATE	517	Germany	Filed	9	979406	20-juin-08		
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ERGOMATE	517	Hungary	Registered	9	979406	20-juin-08	979406	20-juin-08
ERGOMATE	517	India	Filed	9	1702329	20-juin-08		
ERGOMATE	517	International Registration	Registered	9	979406	20-juin-08	979406	20-juin-08
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ERGOMATE	517	Italy	Filed	9	979406	20-juin-08		
ERGOMATE	517	Japan	Registered	9	979406	20-juin-08	979406	20-juin-08
ERGOMATE	517	Korea South	Registered	9	979406	20-juin-08	979406	02-mars-10
ERGOMATE	517	Portugal	Filed	9	979406	20-juin-08		
ERGOMATE	517	Russian Federation	Registered	9	979406	20-juin-08	979406	20-juin-08
ERGOMATE	517	Singapore	Registered	9	979406	20-juin-08	979406	20-juin-08
ERGOMATE	517	Spain	Filed	9	979406	20-juin-08		
ERGOMATE	517	Sweden	Filed	9	979406	20-juin-08		
ERGOMATE	517	United States	Registered	9	979406	20-juin-08	3676688	01-sept-09
G-LOCK	156	China P.R.	Registered	9	WO 833760	22-juin-04	WO 833760	22-juin-04
G-LOCK	156	Czech Republic	Registered	9	WO 833760	22-juin-04	WO 833760	22-juin-04
G-LOCK	156	France	Registered	9	04 3 266 580	08-janv-04	04 3 266 580	08-janv-04
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G-LOCK	156	Hungary	Registered	9	WO 833760	22-juin-04	WO 833760	22-juin-04
G-LOCK	156	International Registration	Registered	9	WO 833760	22-juin-04	WO 833760	22-juin-04
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G-LOCK	156	Morocco	Filed	9	WO 833760	22-juin-04		
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G-LOCK	156	Spain	Registered	9	WO 833760	22-juin-04	WO 833760	22-juin-04
G-LOCK	156	Turkey	Registered	9	WO 833760	22-juin-04	WO 833760	22-juin-04
GTS	163	Canada	Registered	9	1221092	21-juin-04	691557	06-juil-07
GTS	163	China P.R.	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	France	Registered	9	04 3 266 578	08-janv-04	04 3 266 578	08-janv-04

Mark Name	ECI Case N°	Country	Status	Class Number	Application Number	Application Date	Registration Number	Registration Date
GTS	163	Germany	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	Great Britain	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	Hungary	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	International Registration	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	Ireland	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	Italy	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	South Korea	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	Morocco	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	Portugal	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	Spain	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	Sweden	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	Turkey	Registered	9	WO 833761	22-juin-04	WO 833761	22-juin-04
GTS	163	United States	Registered	9	WO 833761	22-juin-04	3194279	02-janv-07
HPCS	174	Benelux	Registered	9	WO 679478	09-sept-97	WO 679478	09-sept-97
HPCS	174	France	Registered	9	97669801	21-mars-97	97669801	21-mars-97
HPCS	174	Germany	Registered	9	WO 679478	09-sept-97	WO 679478	09-sept-97
HPCS	174	International Registration	Registered	9	WO 679478	09-sept-97	WO 679478	09-sept-97
HPCS	174	Italy	Registered	9	WO 679478	09-sept-97	WO 679478	09-sept-97
HPCS	174	Spain	Registered	9	WO 679478	09-sept-97	WO 679478	09-sept-97
HVDuty	557	France	Registered	9	93656622	11-juin-09	93656622	11-juin-09
IPLEX	522	France	Registered	9	83586196	01-juil-08	83586196	01-juil-08
LiveWire	225	Italy	Registered	12	TO1997C0011 73	02-mai-97	783191	25-oct-99
Micro-J	247	China P.R.	Filed	9	WO 832853	13-juil-04		
Micro-J	247	Czech Republic	Filed	9	WO 832853	13-juil-04		
Micro-J	247	France	Registered	9	04 3 274 580	18-fevr-04	04 3 274 580	18-fevr-04
Micro-J	247	Great Britain	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	Hungary	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	India	Registered	9	1300490	04-aout-04	1300490	03-déc-06
Micro-J	247	International Registration	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	Ireland	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	Italy	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	Morocco	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	Poland	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	Portugal	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	Spain	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	Sweden	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	Turkey	Registered	9	WO 832853	13-juil-04	WO 832853	30-juil-04
Micro-J	247	United States	Registered	9	WO 832853	13-juil-04	3051063	24-janv-06
MICROPACK	248	France	Registered	9	99798591	17-juin-99	99798591	17-juin-99
MICROPACK	561	Brazil	Filed	9	830500383	29-déc-09		
MicroPack	561	China P.R.	Filed	9	1038318	23-déc-09		
MicroPack	561	France	Filed	9	09/3680963	30-juin-09		
MicroPack	561	Germany	Filed	9	1038318	23-déc-09		
MicroPack	561	Great Britain	Registered	9	1038318	23-déc-09	1038318	23-déc-09
MicroPack	561	India	Filed	9	1901499	24-déc-09		
MicroPack	561	International Registration	Filed	9	1038318	23-déc-09		

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MicroPack	561	Italy	Filed	9	1038318	23-déc-09		
MicroPack	561	Korea South	Filed	9	1038318	23-déc-09		
MicroPack	561	Russian Federation	Filed	9	1038318	23-déc-09		
MicroPack	561	Singapore	Filed	9	1038318	23-déc-09		
MicroPack	561	Spain	Filed	9	1038318	23-déc-09		
MicroPack	561	Sweden	Filed	9	1038318	23-déc-09		
MicroPack	561	United States	Filed	9	1038318	23-déc-09		
MiniTwin	528	China P.R.	Filed	9	1024014	22-oct-09		
MiniTwin	528	France	Registered	9	09/3645873	22-avr-09	09/3645873	22-avr-09
MiniTwin	528	Germany	Filed	9	1024014	22-oct-09		
MiniTwin	528	Great Britain	Registered	9	1024014	22-oct-09	1024014	22-oct-09
MiniTwin	528	International Registration	Registered	9	1024014	22-oct-09	1024014	22-oct-09
MiniTwin	528	Ireland	Registered	9	1024014	22-oct-09	1024014	22-oct-09
MiniTwin	528	Italy	Filed	9	1024014	22-oct-09		
MiniTwin	528	Korea South	Registered	9	1024014	22-oct-09	1024014	08-feb-11
MiniTwin	528	Russian Federation	Filed	9	1024014	22-oct-09		
MiniTwin	528	Singapore	Registered	9	1024014	22-oct-09	1024014	22-oct-09
MiniTwin	528	Spain	Registered	9	1024014	22-oct-09	1024014	22-oct-09
MiniTwin	528	Sweden	Filed	9	1024014	22-oct-09		
MiniTwin	528	United States	Filed	9	79/077002	22-oct-09		
MODUPACK	278	France	Registered	9	99/820139	21-oct-99	99/820139	21-oct-99
MODUPACK	278	Germany	Registered	9	WO 734863	19-avr-00	WO 734863	19-avr-00
MODUPACK	278	Great Britain	Registered	9	WO 734863	19-avr-00	WO 734863	19-avr-00
MODUPACK	278	International Registration	Registered	9	WO 734863	19-avr-00	WO 734863	19-avr-00
MODUPACK	278	Italy	Registered	9	WO 734863	19-avr-00	WO 734863	19-avr-00
NETFLEX	284	France	Registered	9	13102545	28-mai-01	13102545	02-nov-01
Power S ³	571	Brazil	Filed	9	830654950	16-Jun-10		
Power S ³	571	China P.R.	Filed	9	1044383	15-Jun-10		
Power S ³	571	France	Registered	9	09/3699271	16-déc-09	09/3699271	16-déc-09
Power S ³	571	Germany	Filed	9	1044383	15-Jun-10		
Power S ³	571	Great Britain	Filed	9	1044383	15-Jun-10		
Power S ³	571	India	Filed	9	1979687	15-Jun-10		
Power S ³	571	International	Registered	9	1044383	15-Jun-10	1044383	15-Jun-10
Power S ³	571	Ireland	Filed	9	1044383	15-Jun-10		
Power S ³	571	Italy	Filed	9	1044383	15-Jun-10		
Power S ³	571	Japan	Filed	9	1044383	15-Jun-10		
Power S ³	571	Korea South	Filed	9	1044383	15-Jun-10		
Power S ³	571	Russian Federation	Filed	9	1044383	15-Jun-10		
Power S ³	571	Singapore	Filed	9	1044383	15-Jun-10		
Power S ³	571	Spain	Filed	9	1044383	15-Jun-10		
Power S ³	571	Sweden	Filed	9	1044383	15-Jun-10		
Power S ³	571	United States	Filed	9	79/084751	15-Jun-10		
Power S ³ (Logo)	579	Brazil	Filed	9	830813390	23-Dec-10		
Power S ³ (Logo)	579	China P.R.	Filed	9	1066883	22-Dec-10		

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Power.S ³ (Logo)	579	France	Registered	9	10/3748508	23-Jun-10	10/3748508	23-June-10
Power.S ³ (Logo)	579	Germany	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	Great Britain	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	India	Filed	9		22-Dec-10		
Power.S ³ (Logo)	579	International	Registered	9	1066663	22-Dec-10	1066663	22-Dec-10
Power.S ³ (Logo)	579	Ireland	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	Italy	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	Japan	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	Korea South	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	Russian Federation	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	Singapore	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	Spain	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	Sweden	Filed	9	1066663	22-Dec-10		
Power.S ³ (Logo)	579	United States	Filed	9	1066663	22-Dec-10		
SENSOMATE	532	Brazil	Filed	9	830266135	18-juin-09		
SensoMate	532	China P.R.	Filed	9	1013076	18-juin-09		
SensoMate	532	France	Registered	9	08/3618811	18-déc-08	08/3618811	18-déc-08
SensoMate	532	Germany	Filed	9	1013076	18-juin-09		
SensoMate	532	Great Britain	Registered	9	1013076	18-juin-09	1013076	18-juin-09
SensoMate	532	Hungary	Filed	9	1013076	18-juin-09		
SensoMate	532	India	Filed	9	1830477	18-déc-08		
SensoMate	532	International Registration	Registered	9	1013076	18-juin-09	1013076	18-juin-09
SensoMate	532	Ireland	Registered	9	1013076	18-juin-09	1013076	18-juin-09
SensoMate	532	Italy	Filed	9	1013076	18-juin-09		
SensoMate	532	Japan	Registered	9	1013076	18-juin-09	1013076	9-juil-10
SensoMate	532	Korea South	Registered	9	1013076	18-juin-09	1013076	15-feb-11
SENSOMATE	532	Mexico	Registered	9	1013834	18-juin-09	1123073	28-sept-09
SensoMate	532	Poland	Filed	9	1013076	18-juin-09		
SensoMate	532	Russian Federation	Registered	9	1013076	18-juin-09	1013076	18-juin-09
SensoMate	532	Singapore	Registered	9	1013076	18-juin-09	1013076	18-juin-09
SensoMate	532	Spain	Registered	9	1013076	18-juin-09	1013076	18-juin-09
SensoMate	532	Sweden	Filed	9	1013076	18-juin-09		
SensoMate	532	United States	Filed	9	79/072816	18-juin-09		
StarCrimp	385	France	Registered	9	99780509	09-mars-99	99780509	09-mars-99