PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	SECURITY AGREEMENT	

CONVEYING PARTY DATA

Name	Execution Date
Schefenacker Patents S.a.r.l.	06/28/2007

RECEIVING PARTY DATA

Name:	Deutsche Bank Luxembourg S.A.			
Street Address:	2, Boulevard Konrad Adenauer			
City:	Luxembourg			
State/Country:	LUXEMBOURG			
Postal Code:	L-1115			

PROPERTY NUMBERS Total: 37

Property Type	Number
Application Number:	10543910
Patent Number:	5582383
Patent Number:	5774283
Patent Number:	6099153
Application Number:	90006187
Application Number:	10214511
Patent Number:	6104024
Patent Number:	6244714
Patent Number:	6280068
Patent Number:	6299319
Patent Number:	6488382
Patent Number:	6315421
Patent Number:	6443580
Patent Number:	6703925
Patent Number:	6685324
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Patent Number:	6695465
Patent Number:	6609801
Patent Number:	6550924
Patent Number:	6565218
Patent Number:	6499850
Patent Number:	6578973
Patent Number:	6805305
Application Number:	10607923
Application Number:	10522837
Patent Number:	7226194
Application Number:	10537165
Application Number:	10541274
Application Number:	10561352
Application Number:	10577278
Application Number:	11130998
Application Number:	11378887
Application Number:	11217173
Application Number:	11211270
Application Number:	11747308
Application Number:	10340856
Application Number:	11144457
Patent Number:	6139171

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ATTORNEY DOCKET NUMBER:	7742.3000.000	
NAME OF SUBMITTER:	David J. Simonelli	

Total Attachments: 31

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IP PLEDGE AGREEMENT

BETWEEN

SCHEFENACKER PATENTS S.À R.L.

as Pledgor

AND

DEUTSCHE BANK LUXEMBOURG S.A.

as Pledgee

Dated June <u>28</u>, 2007

LOYENS WINANDY

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This IP PLEDGE AGREEMENT is dated June _____, 2007 and is made BETWEEN:

(1) Schefenacker Patents S.àr.l., a private limited liability company (société à responsabilité limitée) organized under the laws of the Grand Duchy of Luxembourg, with registered office at 20, rue de la Poste, L-2346 Luxembourg, Grand Duchy of Luxembourg, having a share capital of EUR 12,500.-, registered with the Luxembourg Register of Commerce and Companies under number B 124.658 (the Pledgor).

AND

(2) Deutsche Bank Luxembourg S.A., a public limited liability company (société anonyme) incorporated and existing under the laws of the Grand-Duchy of Luxembourg, with registered office at 2, Boulevard Konrad Adenauer, L-1115 Luxembourg, and registered with the Luxembourg Register of Commerce and Companies under number B 9164, acting as security agent for and on behalf of the Finance Parties (the Pledgee).

WHEREAS

- (A) Pursuant to a senior facility agreement to be entered into on or about June, _______ 2007 (as amended, restated or supplemented from time to time), by and between, amongst others, Schefenacker PLC, acting as borrower (the Parent), the Original Borrowers (as defined therein), the Original Lenders (as defined therein), Deutsche Bank AG, London (as sole mandated lead arranger, sole documentation agent and sole bookrunner) and the Pledgee as Facility Agent and Security Agent (the Senior Facilities Agreement), the Senior Term Lenders (as defined therein) will make available to the Borrower of the Senior Term Facility (as defined therein) a Euro term loan facility in the aggregate principal amount of EUR 140,500,000. and the Revolving Lenders agree to make available to the Borrowers of the Revolving Facility and any Additional Borrower a multicurrency, revolving credit facility in a maximum aggregate principal amount not exceeding EUR 25,000,000...
- (B) In order to secure the Secured Liabilities (as defined below), the Pledgor has agreed to pledge and grant to the Pledgee a first priority security interest over the Collateral (as defined below).

IT IS AGREED as follows:

1. INTERPRETATION

1.1. Recitals

Recitals (A) to and including (B) above are an integral part of this Agreement.

1.2. Definitions

(a) In this Agreement (including its recitals), unless the contrary intention appears or the context otherwise requires:

Agreement means this IP Pledge Agreement.

Applicable Law means, where relevant, (i) the law(s) governing the Collateral and (ii) the

law(s) governing the creation, perfection and enforcement of the Pledge or any other security interest over the Collateral as determined by rules of private international law.

Business Day has the meaning ascribed to such term in the Finance Documents.

Collateral means any and all, present and future:

- (i) Intellectual Property of the Pledgor, including but not limited to the Intellectual Property referred to in Annex 1 (*List of Collateral*) to this Agreement or any other Security Interest Agreement (and including for the avoidance of doubt the Unregistered Collateral and the Pledgor's parts and rights in the Jointly-Owned Collateral).
- (ii) ficence fees, interest and other monies payable in respect of all present and future Intellectual Property of the Pledgor and all other rights, benefits and proceeds in respect of or derived from or coming in substitution of all present and future Intellectual Property of the Pledgor; and
- (iii) claims which the Pledgor has or may have under any license agreement relating to the Intellectual Property including, but not limited to any claims against the respective licensee for payments of any kind including royalties, license fees, etc (the Claims).
- (iv) after the filing of registration applications with the appropriate 1P Offices, any Unregistered Employee Inventions.

Confidential Information means any information designated or treated as confidential by either party or which under the circumstances surrounding disclosure should in good faith be treated as confidential, including but not limited to unregistered inventions and trademarks, and patent and trademark applications. Confidential Information does not include information that (I) was rightfully in possession of or known to the receiving party without any obligation of confidentiality prior to receiving it from the disclosing party; (ii) is, or subsequently becomes, legally and publicly available without breach of this Agreement; (iii) is rightfully obtained by the receiving party from a source other than the disclosing party without any obligation of confidentiality; or (iv) is disclosed by the receiving party under a valid order created by a court or government agency.

Debtors means the debtors under the Claims.

Event of Default has the meaning ascribed to such term in the Finance Documents.

Existing Security Agreements means (i) the "Vorrangige Verpfändung von Patentrechten und Gebrauchsmustern zur Sicherung von Verbindlichkeiten Dritter", an agreement dated 19th May, 2005 between Schefenacker 2 and Deutsche Bank Luxembourg S.A. and other financial institutions, (ii) the "Nachrangige Verpfändung von Patentrechten und Gebrauchsmustern zur Sicherung von Verbindlichkeiten Dritter", an agreement dated 19th May, 2005 between Schefenacker 2 and Deutsche Bank Luxembourg S.A. and other financial institutions and (iii) the "Verpfändung von Patentrechten und Gebrauchsmustern zur Sicherung von Verbindlichkeiten Dritter", an agreement dated 11th February, 2004 (as amended on 18th May, 2005) between Schefenacker Vision Systems Germany GmbH & Co. KG (the legal predecessor of Schefenacker 2) and Deutsche Bank Luxembourg S.A.

and other financial institutions.

Facility Agent has the meaning ascribed to such term in the Finance Documents.

Finance Documents means the Senior Finance Documents, as such terms are defined in Senior Facilities Agreement.

Finance Parties means the Senior Finance Parties, as such terms are defined in Senior Facilities Agreement.

Foreign Law Security Interest Agreement means any Foreign Law Security Interest Agreement as defined in Clause 2(b) hereof;

Future Collateral means any and all Collateral, which is not yet held, owned, acquired or otherwise the property of the Pledgor at the date of this Agreement.

Intellectual Property means any and all intellectual property rights in any country or jurisdiction, including but not limited to any patents, utility models, rights in inventions (including, but not limited to, rights in employees' inventions, but excluding Unregistered Employee Inventions), layout-designs (topographies) of integrated circuits, trade secrets, know-how, industrial designs, copyrights, nelghbouring rights, database rights or other rights in compilations of data, trademarks, trade names, internet domain names, plant variety rights and any all rights of a similar nature, either (i) now known, contemplated or unforeseen, (ii) having a statutory basis or existing under equity, common law or otherwise, (iii) registered, deposited, filed or not, and including any and all rights in connection with applications for or rights to apply for or acquire any and all of such rights, including but not limited to the Intellectual Property referred to in Annex 1 (List of Collateral) to this Agreement or any other Security Interest Agreement (and including for the avoidance of doubt the Unregistered Collateral and the Pledgor's parts, rights and interests in the Jointly-Owned Collateral), but excluding the Unregistered Employee Inventions.

IP Office means:

- the European Patent Office in Munich,
- the World Intellectual Property Organisation in Geneva, Switzerland,
- the Office for Harmonisation in the Internal Market in Alicante, Spain,
- the Benelux Office for Intellectual Property in The Hague, The Netherlands,
- any other appropriate intellectual property authority, office or organisation.

Jointly-Owned Collateral means any present or future part of the Collateral, which is jointly owned by the Pledgor and Schefenacker 2.

Luxembourg means the Grand Duchy of Luxembourg.

Material Group Companies has the meaning ascribed to such term in the Senior Facility Agreement.

Obligors has the meaning ascribed to such term in the Senior Facility Agreement.

Pledge means the security interest over the Collateral created by, and in accordance

with, this Agreement.

Rights of Recourse means all and any rights, actions or claims the Pledgor may have against any Obligor or any other person having granted security or given a guarantee for or being liable for the payment of some or all the Secured Liabilities, arising under or pursuant to the enforcement of this Agreement, including, in particular, the Pledgor's right of recourse against such persons, or any of them, under the terms of Article 2028 et seq. of the Luxembourg Civil Code (including, for the avoidance of doubt, any right of recourse prior to enforcement), or any right of recourse by way of subrogation or any other similar right, action or claim under any applicable law.

Secured Liabilities means any and all obligations (present and future, actual and contingent, whether incurred solely or jointly with any other person and whether as principal or surety, in any currency or currencies, together with all interest accruing thereon (calculated in accordance with the Finance Documents), whether before or after judgment, and all costs, charges and expenses incurred in connection therewith) which are or become due, owing or payable by the Pledgor to the Finance Parties under the Finance Documents. If and to the extent the Pledge is or is to be created over any LTIBR (as such term is defined in the Senior Facilities Agreement) the definition of "Secured Liabilities" shall not include the debts and obligations of a German Borrower under the Senior Finance Documents as long as the Pledge to be created under this[Agreement over any LTIBR is qualified by the German tax authorities as a security qualifying as part of a so-called back-to-back financing arrangement in accordance with marginal note 20 of the decree dated 15 July 2004 (file no. IVA2 - S2742a · 20/04) in connection with the decree dated 22 July 2005 (file no. IV B 7 - S2742a - 31/05) issued by the German Federal Ministry of Finance (Bundesfinanzministerium) in relation to section 8a German Corporation Tax Act (Körperschaftsteuergesetz) as in force as of the date of this Agreement,

Security Interest Agreement means this Agreement, any Supplemental Security Interest Agreement and any Foreign Law Security Interest Agreement.

Security Period means the period starting as of the date of this Agreement and ending on the date upon which all Secured Liabilities have been unconditionally and irrevocably paid and discharged in full.

Schefenacker 2 means Schefenacker Vision Sytems Germany GmbH, a limited liability company, incorporated and existing under the laws of Germany, with registered seat in Schwaikheim and registered with the commercial register of the local court of Stuttgart under number HRB 265115.

Supplemental Security Interest Agreement means any Supplemental Security Interest Agreement as defined in Clause 2(c) hereof.

Transfer Agreement means the patent purchase and transfer agreement executed on or about 14 February 2007 (without prejudice as to the exact date thereof) by virtue of which certain parts of the Collateral, which are referred to in Annex 1 (*List of Collateral*) to this Agreement were assigned by Schefenacker 2 to the Pledgor.

Unregistered Collateral means those parts of the Collateral, which are referred to in Annex 1 (List of Collateral) to this Agreement, and whose transfers to the Pledgor by

Schefenacker 2 (or any other entity) are not submitted at the date of this Agreement for registration with the appropriate IP Offices.

Unregistered Employee Inventions means employee inventions in relation to which no patent applications have been filed, including but not limited to those referred in Annexe 2 (*Unregistered Employee Inventions*) to this Agreement.

- (b) Capitalised terms defined in the Senior Facility Agreement have, unless expressly defined in this Agreement, the same meaning in this Agreement.
- (c) Clause headings are inserted for convenience of reference only and shall be ignored in construing this Agreement.
- (d) A reference to a person in this Agreement includes its successors, transferees and assignees or novated parties save that with respect to the Pledgor, the terms of clause 15 of this Agreement shall apply.
- (e) A reference to this Agreement or to any other agreement or document is a reference to this Agreement or, as the case may be, such other agreement or document as the same may have been, or may from time to time be amended, varied, supplemented or novated.
- (f) Words importing the singular shall include the plural and vice-versa.

2. PLEDGE

- (a) As continuing first ranking security (gage) for the due and full payment and discharge of the Secured Liabilities, the Pledgor, as legal owner of the Collateral, hereby pledges, to the extent permitted by any Applicable Law, subject to completion of the perfection requirements of Clause 3 of this Agreement, all present and Future Collateral to, and in favour of, the Pledgee acting as security agent for and on behalf of the Finance Parties.
- (b) To secure the payment of the Secured Liabilities, to the extent the Applicable Law is any law other than Luxembourg law, the Pledgor undertakes to grant to the Pledgee within 3 (three) months after the execution of this Agreement, to the extent necessary and permitted by Applicable Law, in accordance with and subject to the terms hereof, and notwithstanding the pledge already granted in Clause 2(a) hereof, a right of pledge or any other similar security interest over the Collateral or part of the Collateral in accordance with the Applicable Law, which is relevant to ensure that the Pledgee will have a valid, perfected and enforceable right of pledge over the Collateral under the Applicable Law (a Foreign Law Security Interest Agreement).
- To secure the payment of the Secured Liabilities, the Pledgor undertakes to grant to the Pledgee, to the extent necessary and permitted by Applicable Law, in accordance with and subject to the terms hereof, and notwithstanding the pledge already granted in Clause 2(a) hereof, a right of pledge or any other similar security interest over any Future Collateral in accordance with any Applicable Law, which is relevant to ensure that the Pledgee will have a valid, perfected and enforceable right of pledge over the Future Collateral under the Applicable Laws (a Supplemental Security Interest Agreement). The Supplemental Security Interest Agreement shall be executed within 3 (three) months after the transfer of such Future Collateral to the Pledgor.

- (d) In respect of the Jointly-Owned Collateral, the Pledgor undertakes to procure that Schefenacker 2 (acting as joint owner of the Jointly-Owned Collateral) irrevocably and unconditionally:
 - (i) accepts that the Pledgor may, to the extent necessary and permitted by Applicable Law, pledge its parts, rights and incrests in the Jointly-Owned Collateral in favour of the Pledgee in order to secure the Secured Liabilities by virtue of this Agreement or any other Security Interest Agreement and that the Pledgee may enforce the Pledge in accordance with this Agreement, any other Security Interest Agreement and any Applicable Law without the consent of Schefenacker 2;
 - (ii) undertakes to execute any supplemental agreement or document in accordance with any Applicable Law, which is relevant to ensure that the Pledgee will have, to the extent permitted by the Applicable Law, a valid, perfected and enforceable right of pledge over such Collateral under such Applicable Law.
- (e) To the extent any Collateral cannot be pledged under the Applicable Law, upon the occurrence of an Event of Default, and so long as such Event of Default is continuing, in respect of which the Facility Agent has served a notice of acceleration in respect of all or part of the Secured Liabilities in accordance with the Finance Documents, the Pledgor herewith grants to the Pledgee, to the extent possible, a transferable licence or, as the case may be, a transferable sublicense to use such Collateral for the purposes specified in this Agreement, in particular for the purpose of realisation as set forth in Clause 8 (Enforcement of the Pledge). Such license or sublicense shall include the right to grant sublicenses. The Pledgee hereby accepts such license.

3. PERFECTION AND REGISTRATION

- (a) The transfers of the Unregistered Collateral (which took place by virtue of the Transfer Agreement) from Schefenacker 2 to the Pledgor shall be submitted for registration with the appropriate IP Offices and perfected by the Pledgor or at the Pledgor's request, by Schefenacker 2, within 3 (three) months after the execution of this Agreement, at its own expense, in accordance with any Applicable Law. The Pledgor undertakes to (and undertakes to procure that Schefenacker 2 will) execute any supplemental agreement or document in order to ensure that the transfers of the Unregistered Collateral are perfected and registered in accordance with the law(s) governing the perfection of the transfer of the Unregistered Collateral.
- (b) The Pledge over the Collateral (including for the avoidance of doubt the Unregistered Collateral) and any other Security Interest Agreement shall be submitted for registration with the appropriate IP Offices and perfected by the Pledgor within 3 (three) months after the execution of this Agreement or the relevant Security Interest Agreement, at its own expense, in accordance with any Applicable Law which is relevant to ensure that the Pledgee will have, to the extent possible under the Applicable Laws, a valid, perfected and enforceable right of pledge over the Collateral under such Applicable Law.
- (c) The Pledgor undertakes to provide the Pledgee with an evidence of the submissions of the registrations referred in Clause 3(a) and 3(b) of this Agreement within 3 (three) months after the execution of this Agreement or the relevant Security Interest Agreement.

- (d) If the Pledgor fails to submit the Pledge over the Collateral and any other Security Interest Agreement with the appropriate IP Offices within the timeframe laid down in Clause 3(b), the Pledgee is entitled to present this Agreement and any other Security Interest Agreement for registration with any appropriate IP Offices.
- (e) Upon receipt of evidence of the registration of any Security Interest Agreement with the appropriate IP Offices, the Pledgor undertakes to forthwith provide the Pledgee with such evidence.
- (f) The Pledgor shall notify the Pledge to the Debtors in accordance with article 1690 of the Luxembourg Civil Code or any Applicable Law within 1 (month) after the execution of the agreement under which the relevant Claim arises.
- (g) To the extent possible under the Applicable Law and at the reasonable request of the Pledgee, the Pledger undertakes to submit, within 4 (four) months after the Pledgee's request, the Unregistered Employee Inventions (specified in the Pledgee's request) for registration with the appropriate IP Offices. The Pledgee shall only address such request for registration to the Pledgor after it has obtained and reviewed a technical, commercial and legal opinion in relation to the envisaged registration which will be provided to the Pledgee by the Pledgor within 1 (one) month after notification by the Pledgee to the Pledgor of the envisaged request for registration. For the avoidance of doubt, such opinion shall not be binding upon the Pledgee and the Pledgee is entitled to request the registration of the Unregistered Employee Inventions at its sole discretion.
- (h) If the Pledgor fails to submit the Unregistered Employee Inventions for registration with the appropriate IP Offices within the timeframe laid down in Clause 3(g), the Pledgee is entitled to submit the Unregistered Employee Inventions for registration with the appropriate IP Offices on behalf of the Pledgor.
- (i) The Pledgor hereby irrevocably authorises and empowers the Pledgee, with full power of substitution, to cause any formal steps to be taken for the purpose of perfecting the Pledge created under this Agreement and the security interest created under any other Security Interest Agreement and, for the avoidance of doubt, undertakes to take any such steps Itself if so directed by the Pledgee.

4. RIGHTS ATTACHED TO THE COLLATERAL

For the duration of the Security Period:

- (a) Notwithstanding Clause 2 herein, unless an Event of Default has occurred and is continuing, the Pledgee agrees that the Pledgor shall be entitled to use and exploit the Collateral and may grant licences to use and exploit the Collateral.
- (b) Upon the occurrence of an Event of Default, and so long as such Event of Default is continuing, in respect of which the Facility Agent has served a notice of acceleration in respect of all or part of the Secured Liabilities in accordance with the Finance Documents, the benefit of any licence granted in relation to the Collateral, including any licence fees, interest or other monies payable in respect of the Collateral, shall to the extent legally possible and at request of the Pledgee, be assigned by the Pledgor to the Pledgee for the sole purpose of applying them towards the discharge of the Secured Liabilities. The Pledgor accepts to fully and promptly cooperate in order to realise the

assignment and the Pledgor accepts to sign any documents necessary to this effect.

5. EFFECTIVENESS OF THE PLEDGE

- (a) The Pledge shall be a continuing security and shall not be considered as satisfied or discharged or prejudiced by any intermediate payment, satisfaction or settlement of any part of the Secured Liabilities and shall remain in full force and effect until the end of the Security Period.
- (b) The Pledge shall be cumulative, in addition to, and independent of, every other security or security interest which the Pledgee may at any time hold as security for the Secured Liabilities or any rights, powers and remedies provided by law and shall not operate so as in any way to prejudice or affect or be prejudiced or affected by any security interest or other right or remedy which the Pledgee may now or at any time in the future have in respect of the Secured Liabilities.
- (c) The Pledge shall not be prejudiced by any time or indulgence granted to any person, or any abstention or delay by the Pledgee in perfecting or enforcing any security interest or rights or remedies that the Pledgee may now or at any time in the future have from or against the Pledger and the Obligors(or any of them) or any other person.
- (d) No failure on the part of the Pledgee to exercise, or delay on its part in exercising, any of its rights under this Agreement shall operate as a waiver thereof, nor shall any single or partial exercise of any such right preclude any further or other exercise of that or any other rights.
- (e) Neither the obligations of the Pledgor contained in this Agreement nor the rights, powers and remedies conferred upon the Pledgee by the Finance Documents, this Agreement or by law, nor the Pledge shall be discharged, impaired or otherwise affected by:
 - any amendment to, or any variation, waiver or release of, any obligation of the Obligors, the partnerships or any other person under the Finance Documents; or
 - (ii) any failure to take, or to fully take, any security contemplated by the Finance Documents or otherwise agreed to be taken in respect of the Obligors' obligations under the Finance Documents; or
 - (iii) any failure to realise or to fully realise the value of, or any release, discharge, exchange or substitution of, any security taken in respect of the Obligors' obligations and the Secured Liabilities under the Finance Documents; or
 - (iv) any other act, event or omission which, but for this clause 5.(e)(iv) might operate to discharge, impair or otherwise affect any of the obligations of the Pledgor contained in this Agreement, or any of the rights, powers and remedies conferred upon the Pledgee by the Finance Documents, this Agreement, or by law.
- (f) For the avoidance of doubt, the Pledgor hereby expressly waives any rights arising for it (if any) under article 2037 of the Luxembourg civil code or any right it may have of first requiring the Pledgee to proceed against or claim payment from any other person or enforce any guarantee or security before enforcing this Pledge.

6. REPRESENTATIONS, WARRANTIES AND COVENANTS

6.1. Representations and warranties

The Pledgor hereby represents and warrants to the Pledgee that:

- it is duly incorporated and validly existing and is duly authorized and qualified to conduct and transact any and all business contemplated to be conducted and transacted by it under this Agreement;
- (b) it is the sole legal and beneficial owner of the Collateral that exists on the date of execution of this Agreement, with the exception of the parts, rights and interests owned in the Joint Collateral by Schefenacker 2;
- (c) the Collateral that exists on the date of execution of this Agreement, is not transferred, assigned, pledged or in any way encumbered, other than pursuant to (i) this Agreement and (ii) the Existing Security Agreements, the security interest under which will be released in accordance with the Finance Documents;
- (d) the Collateral that exists on the date of execution of this Agreement, is not subject to any options to purchase or similar rights of any person;
- (e) to the extent permitted and subject to mandatory provisions under the Applicable Laws governing the creation, perfection and enforcement of the security interests over the Collateral, this Agreement constitutes the legal, valid and binding obligations of the Pledgor, enforceable in accordance with its terms;
- (f) the execution and delivery of this Agreement, the consummation of the transactions contemplated on its part herein and the fulfilment of or compliance with the terms of this Agreement will not (i) result in a material breach of any term or provision of its constitutional documents, (ii) materially conflict with, result in a material breach, violation or acceleration of, or result in a default under, the terms of any other agreement or instrument to which it is a party or by which it may be bound, which would have a material adverse effect on this Agreement, or (iii) materially conflict with or result in a material breach, violation or contravention of any law, rule or regulation applicable to it;
- (g) no litigation is pending or, to its knowledge, threatened against it that, if adversely determined, would affect (i) the execution, delivery or enforceability of this Agreement, or (ii) its ability to perform any of its obligations hereunder in accordance with the terms hereof;
- (h) it has not taken any corporate or other action nor have any other steps been taken or legal proceedings been started or (to the best of its knowledge and belief) threatened against it for its winding up, dissolution, administration or re-organisation or for the appointment of a receiver, administrator, administrative receiver, trustee or similar officer for it or for any or all of its assets or revenues; and
- (i) it has full power, tegal right and lawful authority to execute and perform this Agreement and to pledge the Collateral in the manner and form hereof and has duly authorized by all necessary corporate and other action on its part the execution, delivery and performance of this Agreement.

The representations and warranties set out in this Clause 6.1. are made on the date of this Agreement and are deemed to be repeated on each date as set out in clause 15.2. of the Senior Facilities Agreement.

6.2. Covenants

- The Pledgor hereby covenants that during the Security Period, save to the extent 6.2.1. expressly permitted by the Finance Documents and unless the Pledgee otherwise consents in writing:
- it will immediately inform the Pledgee of any event which could reasonably be expected (a) to affect the Pledge, the value of the Collateral and the Unregistered Employee Inventions or the ability of the Pledgee to dispose of the Collateral;
- it will, to the extent legally possible, take any action that is necessary or desirable from (b) time to time to maintain and ensure the validity and perfection of the security interests created pursuant to this Agreement and not take or omit to take any action, which act or omission would directly or indirectly adversely affect the validity and enforceability of the Pledge;
- (c) it will not do or cause or permit to be done anything which will, or could reasonably be expected to, materially adversely affect the Pledge or the rights of the Pledgee thereunder or which in any way is inconsistent with or materially depreciates, jeopardises or otherwise prejudices the value of the Collateral and the Unregistered Employee Inventions;
- it will assist the Pledgee and generally make its best efforts, in order to obtain all (d) necessary consents, approvals and authorisations from any relevant person(s) and authorities in order to permit the exercise by the Pledgee of its rights and powers under this Agreement upon enforcement of the Pledge;
- (e) it will not sell, dispose of the whole or any part of the Collateral and the Unregistered Employees' Inventions or any interest therein to anyone other than pursuant to this Agreement:
- it will not take any other action that is inconsistent or conflicts with the obligations of the (f) Pledgee under the Finance Documents;
- it will every six months or with such other frequency as the Pledgee may in its discretion (g) determine and notify in writing to the Pledgor, promptly submit an up-to-date overview listing its Collateral and the Unregistered Employees' Inventions, which may include a print-out and an electronic data carrier containing the relevant data;
- it will at its own expense execute all documents and perform all such acts as the Pledgee (h) may request for creating, perfecting or protecting the right of pledge to which this Agreement relates, including but not limited to execution of any Security Interest Agreement in notarial form;
- save as expressed in clause 6.1(c) of the Agreement, it will not pledge, otherwise (i) encumber or transfer the Collateral and the Unregistered Employee Inventions, whether

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or not in advance, other than envisaged hereby or as explicitly permitted under the terms of the other Finance Documents, perform any act or refrain from performing any act as a result of which the rights of the Pledgee may be harmed, or permit to subsist any kind of encumbrance or attachment over any of the Collateral; and

- (j) it will not grant or extend any license for the use or exploitation of any Collateral that will have a material adverse effect on its business or on the overall value of the Collateral.
- 6.2.2. In the event that any part of the Collateral is no longer necessary or desirable to carry on the business of one or more Material Group Companies, the Pledgor may, notwithstanding Clause 6.2.1 of this Agreement, only with the Pledgee's prior written consent, refrain from maintaining such Collateral in existence or from defending such Collateral against any challenges (the Refraining). The Pledgor shall (i) inform the Pledgee about the envisaged Refraining, (ii) indicate the part of the Collateral supposed to be affected by such Refraining, and (iii) provide to the Pledgee a technical, commercial and legal opinion in relation to the envisaged Refraining. Within 1 (one) month after receipt of such opinion, the Pledger shall inform the Pledgee of its acceptance or refusal thereof. For the avoidance of doubt, such opinion shall not be binding upon the Pledgee and the Pledgee is entitled to consent or refuse to consent at its sole discretion. Should the Pledgor be obliged to continue to maintain such Collateral in existence or to defend it pursuant to the Pledgee's refusal to consent, all expenses or duties in connection with such maintenance and defences shall be borne exclusively by the Pledgor.

7. FURTHER ASSURANCES - POWER OF ATTORNEY

- (a) The Pledgor shall at its own reasonable expense promptly and duly execute and do all such assurances, acts and things as the Pledgee may reasonably require as being necessary for perfecting or protecting all or any of the rights, powers, authorities and discretions which are for the time being exercisable by the Pledgee under this Agreement in relation to the Collateral, for facilitating the enforcement of any such rights or any part thereof. To that effect, the Pledgor shall in particular execute all documents or instruments and give all notices, orders and directions and make all registrations which the Pledgee may reasonably think expedient.
- (b) The Pledgor irrevocably appoints the Pledgee to be its attorney and in its name and on its behalf to execute, deliver and perfect all documents and do all things that the Pledgee, acting on behalf of the Pledgor, may consider to be requisite for (a) carrying out any obligation imposed on the Pledgor under this Agreement or (b) exercising any of the rights conferred to the Pledgee under this Agreement or by law, it being understood that the enforcement of the Pledge must be carried out as described in this Clause 8 (Enforcement). In that case, the Pledgor shall ratify and confirm all things done and all documents executed by the Pledgee in the exercise of this power of attorney.

8. ENFORCEMENT OF THE PLEDGE

Upon the occurrence of an Event of Default, and so long as such Event of Default is continuing, in respect of which the Facility Agent has served a notice of acceleration in respect of all or part of the Secured Liabilities in accordance with the Finance Documents, the Pledgee shall be entitled to enforce the Pledge and exercise all its rights and powers by virtue of this Agreement, and in particular, the Pledgee shall be entitled

to:

- (a) enforce, realise, or, as the case may be, appropriate the Collateral in the most favourable manner provided by any Applicable Law, including, to the extent possible under any Applicable Law, by selling the Collateral by way of public or private sale, by proceeding to a set-off between the Secured Liabilities and the Collateral; or
- (b) to enforce the Pledge over the Claims and exercise all its rights and powers by virtue of this Agreement, and in particular, the Pledgee shall be entitled to realise or, as the case may be, appropriate the Claims in the most favourable manner provided by the law on financial sureties dated August 5, 2005 or any other Applicable Law, and in particular to request direct payment of the Claims from the Debtors and proceed to a set-off between the Secured Liabilities and the Claims.

Any moneys received by the Pledgee upon enforcement of the Pledge in accordance with the provisions of this Clause 8 shall be applied to pay all or any part of the then outstanding Secured Liabilities in accordance with the Finance Documents, without prejudice to the rights of the Pledgee to recover any shortfall from any other Obligor with regard to the Secured Liabilities.

The Pledgee shall have the right to request enforcement of all or part of the Collateral in its absolute discretion. No action, choice or absence of action in this respect, or partial enforcement, shall in any manner affect the Pledge over the part of the Collateral which has not been subject to enforcement. The Pledge shall continue to remain in full and valid existence until full and complete enforcement, discharge or termination hereof, as the case may be.

9. RELEASE OF PLEDGE

Upon the expiry of the Security Period, the Pledgee shall, at the written request and at the exclusive cost of the Pledgor, execute and do all such deeds, acts and things as may be necessary to release the Pledge and (to the extent necessary) discharge the Pledgor from its liability under this Agreement. However, if after the release of the security, the payment of any Secured Liability is annulled by a final court judgement or otherwise, the Pledgor shall grant a new first ranking security on identical terms over the Collateral until such Secured Obligation is paid in full and the Security Period shall be reinstated and extended until such time.

10. RIGHTS OF RECOURSE

- (a) The Pledgor hereby waives and formally undertakes not to exercise the Rights of Recourse or any other similar rights in any manner (including for the avoidance of doubt, by way of provisional measures such as provisional attachment (saisie-arrêt conservatoire), by way of set-off or in any other way), nor to take any action or do anything in relation to such Rights of Recourse or other similar rights, except as otherwise permitted in writing by the Pledgee.
- (b) This clause shall remain in full force during the Security Period and shall, to the extent required, survive any termination or discharge of this Agreement.

11. LIABILITY AND INDEMNITY

- (a) The Pledgee (and its agents) shall not be liable for any losses arising in connection with the exercise of any of its rights, powers and discretions hereunder save for liabilities and expenses arising from the gross negligence or wilful default of the Pledgee.
- (b) The Pledgor will indemnify the Pledgee and every attorney which may be appointed from time to time in respect of all liabilities and reasonable expenses incurred by it, him, her or them in the execution of any rights, powers or discretions vested in it, him, her or them pursuant hereto (including the fees and expenses of legal advisers and VAT thereon) save for liabilities and expenses arising from the gross negligence or wilful default of the Pledgee or its attorney or both.

12. EXPENSES

All expenses and duties in connection with this Agreement and any other Security Interest Agreement, in particular with regard to the establishment, registration and perfection of the security interest, its assignment or transfer, its enforcement and the granting of any release shall be borne by the Pledgor. If such expenses or duties are borne by the Pledgee, the Pledgor shall on first demand reimburse the Pledgee thereof, and this reimbursement obligation shall be part of the Secured Liabilities.

13. WAIVERS, REMEDIES CUMULATIVE

No waiver of any of the terms hereof shall be effective unless in writing signed by the Pledgee. No delay in or non-exercise of any right by the Pledgee shall constitute a waiver. Any waiver may be on such terms as the Pledgee sees fit. The rights, powers and discretions of the Pledgee herein are additional to and not exclusive of those provided by law, by any agreement with or other security in favour of the Pledgee.

14. NOTICES

- (a) All notices or other communications under this Agreement shall be sent:
 - (i) to the Pledgor in the English language at:

Schefenacker Patents S.à r.l. 20, rue de la Poste L-2346 Luxembourg

Fax: +352 47 23 23 301 Attention: Mr. Mattia Danese

or to such other address or addresses as the Pledgor may from time to time notify for such purpose in writing;

(ii) to the Pledgee in the English language at:

Deutsche Bank Luxembourg S.A. 2, Boulevard Konrad Adenauer, L-1115 Luxembourg

Fax: +352 42122 287

Attention: Mrs. Sabine Schneider, International Loan & Agency Services Team

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or to such other address or addresses as the Pledgee may from time to time notify for such purpose in writing;

- (b) Any notice or other communication required or permitted to be given hereunder shall be in writing in the English language and shall be delivered in person or sent by registered mail, charges prepaid, or by facsimile.
- (c) Any such notice or other communication shall be deemed to have been given and received on the day on which it was delivered (in person) or dispatched by facsimile if so delivered or dispatched prior to 6:00 p.m. local time at the place of receipt (or, if such day is not a Business Day or such communication is delivered or dispatched after 6:00 p.m. local time at the place of receipt, on the next following Business Day) or, if mailed, on the third Business Day after having been posted.
- (d) Each party may at any time change its address for service from time to time by giving notice to the other parties to this Agreement in accordance with this clause.

15. ASSIGNMENT

- (a) This Agreement shall remain in effect despite any amalgamation or merger (however effected) relating to the Pledgee. In the case of an assignment, transfer or novation by the Pledgee or the Finance Parties to one or several transferees of all or any part of its rights and obligations under the Finance Documents, the Pledgee and the Pledgor hereby agree that in such event, to the extent required under applicable laws, the Pledgee shall preserve all of its rights under this Agreement as expressly permitted under articles 1278 to 1281 of the Luxembourg civil code, so that the security constituted by this Agreement shall automatically, and without any formality, benefit to any such transferees.
- (b) The Pledgor may not assign any of its rights under this Agreement. The Pledgee may assign the benefit of the Pledge and in general all or any part of its rights under this Agreement without affecting the security created hereunder. Such assignment by the Pledgee shall be enforceable towards the Pledgor pursuant to the provisions of article 1690 of the Luxembourg Civil Code. In particular the Pledgee may assign the benefit of this Pledge to any person of his choice, without disruption of the security created hereunder, provided that such an assignment will be notified to the Pledgor for the purpose of article 1690 of the Luxembourg Civil Code. Each assignment of rights under this Clause 15(b) shall be perfected in accordance with any Applicable Law and registered with the appropriate IP Office.

16. CONFIDENTIALITY

(a) The Parties agree that certain information they may acquire will constitute Confidential Information. Parties will not directly or indirectly, disclose, copy, transfer or allow access to any such Confidential Information of the other party to third parties, except with prior written authorisation of the other party. Parties can however disclose Confidential

Information, without the authorisation of the other party, to their employees, contractors, lawyers and agents who have a need to know and who have agreed in writing to comply with the restrictions set forth in this Agreement.

- (b) The parties can disclose, copy, transfer or allow access to any such Confidential Information, without the authorisation of the other party, to any third parties, IP Offices, court and government authorities, where this is necessary for: (i) the exercise of the Pledgee's powers, authorities, rights and discretions under this Agreement, (ii) the execution of the Agreement, and (iii) for the enforcement of the security interests/mechanisms over the Collateral created under this Agreement or any other Security Interest Agreement.
- (c) This clause will survive termination of the Agreement.

17. SEVERABILITY

If any provision of this Agreement is or becomes prohibited, unenforceable or void in any jurisdiction, this shall not affect the legality, validity or enforceability of any other provisions hereof nor affect the legality, validity or enforceability of such provision in any other jurisdiction.

18. GOVERNING LAW AND JURISDICTION

- (a) This Agreement is governed by, and shall be construed in accordance with, Luxembourg law. The parties recognise that the creation, perfection and enforcement of any security interest created under this Agreement will be governed by the Applicable Law.
- (b) Unless otherwise provided by the Applicable Law, any dispute arising in connection with this Agreement shall be submitted to the exclusive jurisdiction of the courts of the district of Luxembourg.

IN WITNESS THEREOF the parties hereto have executed this Agreement in two original copies on the day and year first written above.

The Pledgor

Schefenacker Patents S.à r.l.

by

title:

The Pledgee

Deutsche Bank Luxembourg S.A.

by: DAC

title:

IN WITNESS THEREOF the parties hereto have executed this Agreement in two original copies on the day and year first written above.

The Pledgor

Schefenacker Patents S.à r.l.

The Pledgee

Deutsche Bank Luxembourg S.A.

by:

title:

Annex 1

List of Collateral

1.1. PLEDGOR'S SOLE OWNERSHIP

Application Number	Patent Number	Status	Cou	Applicati on- Date	Registered Cwrer	Tibe
1020050444466,0	Anterpolation (Traces Hand)	Angemel det	DE	09-Sep- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Non-fogging coating
1020080447867,0		Angemel det	DE	14-Sep- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	Aktive Schmutzerkennung mera Systems
0407036-4		Angemel det	BR	30-Jan- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Advanced Driver Assistance Systems
103035788,0		Angemel det	DE	30-Jan- 03	Schefenacker Vision Systems Germany GmbH & Co. KG	Advanced Driver Assistance Systems
4 7 066071,0		Angemel det	EP	30-Jan- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Advanced Driver Assistance Systems
2006-501480		Angemei det	JP	30-Jan- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Advanced Driver Assistance Systems
2005-7013626		Angemel det	KR	30-Jan- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Advanced Driver Assistance Systems
10/543910	ļ	Angemel det	υs	30-Jan- 04	Schefenacker Vision Systems Germany GmbH & Co, KG	Advanced Driver Assistance Systems
38017598,0	38017598	Erteilt	DE	22-Jan- 88	Reitter & Schefenacker GmbH & Co. KG	MOUNTING WIRE FOR AN INTERIOR MIRROR
941028466,0	594063361	Erteilt	DE	25-Feb- 94	Reitter & Schefenacker GmbH & Co. KG	MIRROR ADJUSTMENT MECHANISM
941028466,0	614782	Ertelit	FR	25-Feb- 94	Reitter & Schefenacker GmbH & Co. KG Reitter &	MIRROR ADJUSTMENT MECHANISM
941028466,0	614782	Erteilt	n	25-Feb- 94	Schefenacker GmbH & Co, KG	MIRROR ADJUSTMENT MECHANISM
43289940,0	4328994	Erteilt	DE	28-Aug- 93	Schefenacker Vision Systems Germany GmbH & Co. KG	Collapsible rear view mirror.
450504,0	5582383	Erteilt	US	26-Mai- 95	Reitter & Schefenacker GmbH & Co. KG	PRISMATIC DAY/NIGHT INTERIOR REAR VIEW MIRROR (A)
951042654,0	595024564	Erteilt	DE	23-Mrz- 95	Reitter & Schefenacker GmbH & Co. KG	Interior Rear View Mirror With Receiver For Toll Collection And Traffic Guidance System
951042654,0	677428	Erteilt	GB	23-Mrz- 95	Reitter & Schefenacker GmbH & Co. KG	Interior Rear View Mirror With Receiver For Toll Collection And Traffic Guldance System
951042654,0	677428	Erteilt	IΤ	23-Mrz- 95	Reitter & Schefenacker GmbH & Co. KG	Interior Rear View Mirror With Receiver For Toll Collection And Traffic Guidance System
44274106,0	4427410	Erleilt	DE	03-Aug- 94	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with single pivot power fold Opposition filed by Magna Donnelly_pending at Patent Court BPatG 20W(p
195387716,0	-	Angemel det	DE	18-Okt- 95	Reitter & Schefenacker GmbH & Co. KG	Turn signal repeater in mirror console support

195387708,0		Angemel det	DE	18-Okt- 95	Reitter & Schefenacker GmbH & Co. KG	Receiver for remote control signals in exterior rear view mirror
733347,0	5774283	Erteilt	US	17-Okt- 96	Reitter & Schefenacker GmbH & Co. KG	Receiver for remote control signals in exterior rear view mirror
794087,0	597046328	Erteilt	DE	06-Feb- 97	Reitter & Schefenacker GmbH & Co. KG	Anti-vibration mirror carrier Kraftfahrzeuge, mit einem spiegelge
971018403,0	794087	Ertellt	FR	06-Feb- 97	Reitter & Schefenacker GmbH & Co. KG	Anti-vibration mirror carrier
971018403,0	794087	Erteilt	GB	06-Feb- 97	Reitter & Schefenacker GmbH & Co. KG	Anti-vibration mirror carrier
971018403,0	794087	Erteilt	п	06-Feb- 97	Reitter & Schefenacker GmbH & Co, KG Reitter &	Anti-vibration mirror carrier
196493390,0	19649339	Erteilt	DE	28-Nov- 96	Schefenacker GmbH & Co. KG Schefenacker Vision	Rear view mirror parking position support
981010176,0	598077901	Erteilt	DE	22-Jan- 98	Systems Germany GmbH & Co. KG	Exterior rear view mirror with turn signal light
981010176,0	858932	Erteilt	FR	22-Jan- 98	Schefenacker GmbH & Co. KG Reitter &	Exterior rear view mirror with turn signal light
981010176,0	858932	Erteilt	GB	22-Jan- 98	Schefenacker GmbH & Co. KG Reitter &	Exterior rear view mirror with turn signal light
981010176,0	858932	Erleilt	л	22-Jan- 98	Schefenacker GmbH & Co. KG Reitter &	Exterior rear view mirror with turn signal light
09/025379	6099153	Erteilt	us	18-Feb- 98	Schefenacker GmbH & Co. KG Schefenacker Vision	Turn Signal Mirror With Light Guide
90/006187		Angemel det	US	11-Jan- 02	Systems Germany GmbH & Co. KG Schefenacker Vision	Tum Signal Miπor With Light Guide
10/214511		Angemel det	us	08-Aug- 02	Systems Germany GmbH & Co. KG Schefenacker Vision	Turn Signal Mirror With Light Gulde
981014269,0	598075976	Erleilt	DE	28-Jan- 98	Systems Germany GmbH & Co. KG Reitter &	Tinted rear view mirror housing
981014269,0	863050	Erteitt	FR	28-Jan- 98	Schefenacker GmbH & Co. KG Reitter &	Tinted rear view mirror housing
981014269,0	863050	Erteilt	GB	28-Jan- 98	Schefenacker GmbH & Co. KG Schefenacker Vision	Tinted rear view mirror housing
981014269,0	863050	Erteilt	п	28-Jan- 98	Systems Germany GmbH & Co. KG Reitter &	Tinted rear view mirror housing
981010184,0	598126430	Ertelit	DE	22-Jan- 98	Schefenacker GmbH & Co. KG Reitter &	Air-light window for lane departure control
981010184,0	857613	Erteilt	ES	22-Jan- 98	Schefenacker GmbH & Co. KG Reitter &	Air-light window for lane departure control
981010184,0	857613	Erteilt	FR	22-Jan- 98	Schefenacker GmbH & Co. KG Reitter &	Air-tight window for lane departure control
981010184,0	857613	Erteilt	GB	22-Jan- 98	Schefenacker GmbH & Co. KG Reitter &	Air-tight window for lane departure control
981010184,0	857613	Erteilt	π	22-Jan- 98	Schefenacker GmbH & Co. KG Reitter &	Air-tight window for lane departure control
09/021789	6104024	ErteilL	us	11-Feb- 98 05-Mrz-	Schefenacker GmbH & Co. KG Reitter &	Air-tight window for lane departure control
991044876,0	941892	Erteilt	FR	99	Schefenacker GmbH	Exterior rear view mirror with turn signal lamp

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991044876,0	941892	Erteilt	GB	05-Mrz- 99	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with turn signal lamp
991044876,0	941892	Erteilt	п	05-Mrz- 99	Schefenacker Vision Systems Germany GmbH & Co. KG	Exterior rear view mirror with turn signal lamp
991156373,0	59912670	Erteilt	DE	07-Aug- 99	Schefenacker Vision Systems Germany GmbH & Co. KG	Mirror actuator with a fed-through heating circuit connection
991156373,0	989027	Erteilt	FR	07-Aug- 99	Reitter & Schefenacker GmbH & Co. KG	Mirror actuator with a fed-through heating circuit connection
991156373,0	989027	Erteilt	GB	07-Aug- 99	Reitter & Schefenacker GmbH & Co. KG	Mirror actuator with a fed-through heating circuit connection
09/405912	6244714	Erteilt	us	24-Sep- 99	Reitter & Schefenacker GmbH & Co. KG	Mirror actuator with a fed-through heating circuit connection
991184896,0	599033851	Erteilt	DE	18-Sep- 99	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with turn signal light
298192799,0	298192799	Erteilt	DE	29-Okt- 98	Schefenacker Vision Systems Germany GmbH & Co. KG	Exterior rear view mirror with turn signal light
991184896,0	997346	Erteilt	FR	18-Sep- 99	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with turn signal light
991184896,0	997346	Erteilt	GB	18-Sep- 99	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with turn signal light
09/430233	6280068	Erteilt	us	29-Okt- 99	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with turn signal light
1062934,0	50011668	Erteilt	DE	23-Mrz- 00	Schefenacker Vision Systems Germany GmbH	Interior rear view mirror with rain sensor
299060136,0	299060136	Erteilt	DE	01-Apr- 99	Schefenacker Vision Systems Germany GmbH & Co. KG	Interior rear view mirror with rain sensor
1062934,0	1040962	Erteilt	FR	23-Mrz- 00	Reitter & Schefenacker GmbH & Co. KG Reitter &	Interior rear view mirror with rain sensor
1062934,0	1040962	Erteilt	ĢВ	23-Mrz- 00	Schefenacker GmbH & Co. KG Reitter &	Interior rear view mirror with rain sensor
09/540171	6299319	Erteilt	us	23-Mrz- 00	Schefenacker GmbH & Co. KG Schefenacker Vision	Interior rear view mirror with rain sensor
299145018,0	299145018	Erteilt	DE	18-Mai- 99	Systems Germany GmbH & Co. KG	Interior day/night rear view mirror
299177149,0	299177149	Erteilt	DE	07-Okt- 99	Schefenacker GmbH & Co. KG Schefenacker Vision	Clipped mirror pivot
10-20005- 0058691	10-0699306	Erteilt	KR	06-Okt- 00	Systems Germany GmbH Reitter &	Clipped mirror pivot
09/676923	6488382	Erteilt	us	02-Okt- 00	Schefenacker GmbH & Co. KG Schefenacker Vision	Clipped mirror pivot
299177157,0	299177157	Erteilt	DE	07-Okt- 99	Systems Germany GmbH & Co. KG Schefenacker Vision	Mirror support
10-2000-0058692	10-0699297	Erteilt	KR	06-Okt- 00	Systems Germany GmbH & Co. KG Reitter &	Mirror support
09/677386	6315421	Erteilt	us	02-Okt- 00	Schefenacker GmbH & Co. KG Schefenacker Vision	Mirror support
11025491,0		Angemel det	EP	06-Feb- 01	Systems Germany GmbH	Exterior Rear View Mirror With Garage Door Opener

		T		09-Feb-	Reitter & Schefenacker GmbH	
09/780048	6443580	Erteilt	us	01	& Co. KG	Exterior rear view mirror with garage door opener
11015690,0		Angemel det	EP	25-Jan- 01	Reitter & Schefenacker GmbH & Co. KG	Interior rear view mirror with camera and IR-lighting
09/771140	6703925	Ertellt	us	26-Jan- 01	Reitter & Schefenacker GmbH & Co. KG	Interior rear view mirror with camera and IR-lighting
09/766926	6685324	Erteilt	us	22-Jan- 01	Relitter & Schefenacker GmbH & Co. KG	Mirror carrier attachment
100230520,0		Angemel det	DE	11-Mai- 00	Reitter & Schefenacker GmbH & Co. KG	Rear view mirror parking position support
200014072,0	200014072	Erteilt	DE	27-Jan- 00	Schefenacker Vision Systems Germany GmbH & Co. KG	Exterior rear view mirror with LED turn signal light
11014768,0	501077200	Erteilt	DE	24-Jan- 01	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with LED turn signal light
11014768,0	1120312	Erteilt	FR	24-Jan- 01	Reliter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with LED turn signal light
11014768,0	1120312	Erteilt	GB	24-Jan- 01	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with LED turn signal light
11014768,0	1120312	Erteilt	п	24-Jan- 01	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with LED turn signal light
09/771093	6695465	Erteill	us	26-Jan- 01	Schefenacker Vision Systems Germany GmbH	Exterior rear view mirror with LED turn signal light
				08-Mai-	Reitler & Schefenacker GmbH	Interior Mirror Alle shows
200143745,0	780558	Erteilt	UA	01 24-Mal-	& Co. KG Schefenacker Vision Systems Germany	Interior Mirror Attachment
200093576,0	200093576	Erteilt	DE	00	GmbH & Co. KG Reitter &	Interior mirror attachment
09/852311	6609801	Erteilt	us	09-Mai- 01	Schefenacker GmbH & Co. KG	Interior mirror attachment
38126,0		Angemel det	KR	29-Jun- 01	Schefenacker Vision Systems Germany GmbH & Co. KG	Foldable exterior rear view mirror
1020010043377,0		Angemel det	KR	1 9-Jul-01	Schefenacker Vision Systems Germany GmbH & Co. KG	Mirror actuator attachment
09/921325	6550924	Erteilt	US	02-Aug- 01	Reitter & Schefenacker GmbH & Co. KG	Mirror actuator attachment
100224490,0		Angemel det	DE	09-Mai- 00	Reitter & Schefenacker GmbH & Co. KG	Dual pivot rear view mirror
09/849739	6565218	Erteill	us	04-Mai- 01	Reitter & Schefenacker GmbH & Co. KG	Dual Pivot Rear View Mirror
200143744,0	779535	Erteilt	AU	08-Mai- 01	Reitter & Schefenacker GmbH & Co. KG	LED Circuitry
100258107,0		Angemel det	DE	24-Mai- 00	Reitter & Schefenacker GmbH & Co. KG	LED circuitry
2001154496,0		Angemel det	JP	23-Mal- 01	Schefenacker Vision Systems Germany GmbH & Co. KG	LED circuitry
200128045,0		Angemel det	KR	22-Mai- 01	Schefenacker Vision Systems Germany GmbH & Co. KG	LED circuitry
501108653,0	501108653	Erteilt	DE	28-Nov- 01	Reitter & Schefenacker GmbH & Co. KG	Interior rear view mirror glass attachment

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				02-Dez-	Systems Germany	
200204955,0	200204955	Erteilt	DE	00	GmbH & Co. KG Reitter &	Interior rear view mirror glass attachment
11281987,0	1211133	Erteilt	FR	28-Nov- 01	Schefenacker GmbH & Co. KG	Interior rear view mirror glass attachment
11281987,0	1211133	Erteilt	GB	28-Nov- 01	Reitter & Schefenacker GmbH & Co. KG	Interior rear view mirror glass attachment
10-2001-0074453		Angemel det	KR	28-Nov- 01	Schefenacker Vision Systems Germany GmbH & Co. KG	Interior rear view mirror glass attachment
10/012966	6499850	Erteilt	us	30-Nov- 01	Reitter & Schefenacker GmbH & Co. KG	Interior rear view mirror glass attachment
11192895,0	50111077	Erteilt	DE	10-Aug- 01	Schefenacker Vision Systems Germany GmbH	Rear view mirror parking position support
11192895,0	1184223	Erteilt	ΕP	10-Aug- 01	Schefenacker Vision Systems Germany GmbH & Co. KG	Rear view mirror parking position support US CLAIM:An exterior rearview mirror for motor
11192895,0	1184223	Erteilt	FR	10-Aug- 01	Schefenacker Vision Systems Germany GmbH & Co. KG	Rear view mirror parking position support
09/940846	6578973	Erteilt	us	28-Aug- 01	Reitter & Schefenacker GmbH & Co. KG	Rear view mirror parking position support
200216414,0	200216414	Erteilt	DE	20-Dez- 00	Schefenacker Vision Systems Germany GmbH	High pressure cleaning system
10/025122	6805305	Ertellt	US	18-Dez- 01	Reitter & Schefenacker GmbH & Co. KG	High pressure cleaning system
201175592,0	201175592	Erteilt	DE	26-Okt- 01	Schefenacker Vision Systems Germany GmbH & Co. KG Schefenacker Vision	Clip-on mirror actuator
201082055,0	201082055	Ertellt	DE	04-Mai- 01	Systems Germany GmbH & Co. KG Schefenacker Vision	Interior rear view mirror glass attachment
102417377,0	10241737	Erteilt	DE	10-Sep- 02	Systems Germany GmbH & Co. KG Reitter &	SINGLE PIVOT FOLDABLE REAR VIEW MIRROR
102205116,0		Angemel det	DE	08-Mai- 02	Schefenacker GmbH & Co. KG Schefenacker Vision	TWO BULB PUDDLE LIGHT
102096287,0		Angemel det	DE	05-Mrz- 02	Systems Germany GmbH & Co. KG	PUDDLE LIGHT (Head Mounted Articulating Light)
103909931,0		Angemel det	DE	14-Feb- 03	Schefenacker Vision Systems Germany GmbH & Co. KG	PUDDLE LIGHT (Head Mounted Articulating Light)
2004-7013580		Angemel det	KR	14-Feb- 03	Schefenacker Vision Systems Germany GmbH	PUDDLE LIGHT (Head Mounted Articulating Light)
102295905,0	10229590	Erteilt	DE	02-Jul-02	Schefenacker Vision Systems Germany GmbH & Co. KG Schefenacker Vision	PROXIMITY SENSOR FOR INTERIOR MIRROR
10/607923		Angemel det	US	27-Jun- 03	Schelenacker Vision Systems Germany GmbH Schelenacker Vision	PROXIMITY SENSOR FOR INTERIOR MIRROR
10/523274		Angemel det	EР	25-Jul-03	Systems Germany GmbH	Process for laser welding for mirrors.
103935525,0		Angemel det	DE	25-Jul-03	Schefenacker Vision Systems Germany GmbH & Co. KG	Vibration Damper For Interior Mirror
4249561,0	2406628	Erteilt	GB	25-Jul-03	Schefenacker Vision Systems Germany GmbH & Co. KG	Vibration Damper For Interior Mirror
20047016376,0		Angemel det	KR	25-Jul-03	Schefenacker Vision Systems Germany GmbH & Co. KG	Vibration Damper For Interior Mirror
10/522837		Angemel det	US	25-Jul-03	Schefenacker Vision Systems Germany	Vibration Damper For Interior Mirror

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103135693,0		Angemel det	DE	26-Mrz- 03	Schefenscker Vision Systems Germany GmbH & Co. KG	MEMORY DAY/NIGHT MIRROR
47134556,0	1597112	Angemel det	DE	21-Feb- 04	Schefenacker Vision Systems Germany GmbH	Approach Light For Vehicles
47134556,0	1597112	Erteilt	EP	21-Feb- 04	Schefenacker Vision Systems Germany GmbH	Approach Light For Vehicles
47134556,0	1597112	Angemel del	FR	21-Feb- 04	Schefenacker Vision Systems Germany GmbH	Approach Light For Vehicles
47134556,0	1597112	Angemel det	GB	21-Feb- 04	Schefenacker Vision Systems Germany GmbH	Approach Light For Vehicles
10/547029	7226194	Erleilt	US	25-Aug- 05	Schefenacker Vision Systems Germany GmbH	Approach Light For Vehicles
37674504,0	503062790	Erleilt	DE	26-Nov- 03	Schefenacker Vision Systems Germany GmbH	Approach Light in an Exterior Mirror Bracket (LED in Base w/Thermal Conductivity to Base Frame)
37674504,0	1567390	Erteilt	FR	26-Nov- 03	Schefenacker Vision Systems Germany GmbH	Approach Light in an Exterior Mirror Bracket (LED in Base w/Thermal Conductivity to Base Frame)
37674504,0	1567390	Erteilt	GB	26-Nov- 03	Schefenacker Vision Systems Germany GmbH	Approach Light in an Exterior Mirror Bracket (LED in Base w/Thermal Conductivity to Base Frame)
2004-7019576		Angemel det	KR	26-Nov- 03	Schefenacker Vision Systems Germany GmbH	Approach Light in an Exterior Mirror Bracket (LED in Base w/Thermal Conductivity to Base Frame)
10/537165		Angemel det	IJS	01-Jun- 06	Schelenacker Vision Systems Germany GmbH	Approach Light in an Exterior Mirror Bracket (LED in Base w/Thermal Conductivity to Base Frame)
103941835,0		Angemel det	DE	19-Dez- 03	Schefenacker Vision Systems Germany GmbH & Co. KG	glare light sensor mounting -
37888864,0		Angemet det	EP	19-Dez- 03	Schefenacker Vision Systems Germany GmbH & Co. KG	glare light sensor mounting -
2005-7012223		Angemel det	KR	19-Dez- 03	Schefenacker Vision Systems Germany GmbH & Co. KG	glare light sensor mounting -
10/541274		Angemel det	US	19-Dez- 03	Schefenacker Vision Systems Germany GmbH	glare light sensor mounting -vorher LIP-02-023
1120040015588,0		Angemel det	DE	14-Jun- 04	Schefenacker Vision Systems Germany GmbH	Clip-on Device For Exterior Mirror Parts
47386743,0		Angemel det	EP	14-Jun- 04	Schefenacker Vision Systems Germany GmbH	Clip-on Device For Exterior Mirror Parts
10/561352		Angemet det	US	19-Dez- 05	Schefenacker Vision Systems Germany GmbH	Clip-on Device For Exterior Mirror Parts
2004283116,0		Angemel det	AU	07-Okt- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Cleaning Device For Hydrophobic Coating
2004800337645,0		Angemel det	CN	07-Okt- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Cleaning Device For Hydrophobic Coating
1120040025893,0		Angemel det	DE	07-Okt- 04	Schefenacker Vision Systems Germany GmbH	Cleaning Device For Hydrophobic Coating
47899422,0		Angemel det	EP.	07-Okt- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Cleaning Device For Hydrophobic Coating
2006534574,0		Angemel det	JР	07-Okt- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Cleaning Device For Hydrophobic Coating

		Angemel		07-Okt-	Schefenacker Vision Systems Germany	Cleaning Device For Hydrophobic Coating
2006-7009133		det	KR	04	GmbH & Co. KG Schefenacker Vision	Oleration Product Footback skip Continu
PCT/DE2004/002 233		Angemei det	MX	07-Okt- 04	Systems Germany GmbH & Co. KG Schelenacker Vision	Cleaning Device For Hydrophobic Coating
PCT/DE2004/002 233		Angemel det	us	07-Okt- 04	Systems Germany GmbH & Co. KG Schefenacker Vision	Cleaning Device For Hydrophobic Coating
PCT/DE2004/002 233		Angemel det	ZA	07-Okt- 04	Systems Germany GmbH & Co. KG	Cleaning Device For Hydrophobic Coating
47386370,0	5,02004E+12	Erteilt	DE	09-Jun- 04	Schefenacker Vision Systems Germany GmbH Schefenacker Vision	Mirror Assembly With Integrated Lighting Means
47386370,0	1633600	Erteilt	FR	09-Jun- 04	Systems Germany GmbH	Mirror Assembly With Integrated Lighting Means
47386370,0	1633600	Erteilt	GB	09-Jun- 04	Schefenacker Vision Systems Germany GmbH	Mirror Assembly With Integrated Lighting Means
		Angemel		09-Jun-	Schefenacker Vision Systems Germany	
2006 515672		det	JP	04	GmbH Schefenacker Vision	Mirror Assembly With Integrated Lighting Means
20057021493,0		Angemel det	KR	11-Nov- 05	Systems Germany GmbH	Mirror Assembly With Integrated Lighting Means
PCT/DE2004/001 185		Angemel det	US	09-Jun- 04	Schefenacker Vision Systems Germany GmbH	Мітог Assembly With Integrated Lighting Means
1020040329974,0		Angemel det	DE	08-Jul-04	Schefenacker Vision Systems Germany GmbH & Co. KG	Foldback Rearview Mirror
507287,0		Angemel det	FR	08-Jul-05	Schefenacker Vision Systems Germany GmbH	Foldback Rearview Mirror
5137856,0		Angemel det	GB	05-Jul-05	Schefenacker Vision Systems Germany GmbH	Foldback Rearview Mirror
11/177120		Angemel det	US	08-Jul-05	Schefenacker Vision Systems Germany GmbH	Foldback Rearview Mirror
2004283133,0		Angemel det	AU	21-Okt- 04	Schelenacker Vision Systems Germany GmbH & Co. KG	Lighted Area In Mirror Glass Assembly
		Angemel		21-Okt-	Schefenacker Vision Systems Germany	
2544921,0		det	CA	04	GmbH & Co. KG Schefenacker Vision	Lighted Area In Mirror Glass Assembly
2004800312455,0		Angemel det	CN	21-Okt- 04	Systems Germany GmbH & Co. KG	Lighted Area In Mirror Glass Assembly
		Angemel		21-Okt-	Schefenacker Vision Systems Germany	. •
1120040025990,0		det	DE	04	GmbH & Co. KG Schelenacker Vision	Lighted Area In Mirror Glass Assembly
04802636.3-2421		Angemel det	EP	21-Okt- 04	Systems Germany GmbH	Lighted Area In Mirror Glass Assembly (EL)
00550/MUMNP/2 006		Angemel det	IN	21-Okt- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Lighted Area In Mirror Glass Assembly
2006535943,0		Angemel det	JP	21-Okt- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Lighted Area In Mirror Glass Assembly
2006-7007772		Angemel det	КR	21-Okt- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Lighted Area In Mirror Glass Assembly
2006004507,0		Angemel det	MX	21-Okt- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Lighted Area In Mirror Glass Assembly
10/577278		Angemel det	US	24-Apr- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	Lighted Area In Mirror Glass Assembly
200603638,0		Angemel det	ZA	21-Okt- 04	Schefenacker Vision Systems Germany	Lighted Area In Mirror Glass Assembly

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47626064,0	Angemel det	EP	05-Aug- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Control Device For Electrical Dimming Mirrors
70076575,0	Angemei det	EP	14-Apr- 07	Schefenacker Vision Systems Germany GmbH & Co. KG	Small Sized LED Printed Circuit Board For Lighting Applications
	Angemel		02-Dez-	Schefenacker Vision Systems Germany	Convenience Function For Lighting Devices And Actuator Driven Functions
1020050585027,0	det	DE	05	GmbH & Co. KG	In The Passenger Compartment
1020040253854,0	Angemel det	DE	17-Mai- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Signal Display In Exterior Rearview Mirror
50104165.0	Angemel det	EP	13-Mai- 05	Schefenacker Vision Systems Germany GmbH	Signal Display In Exterior Rearview Mirror
11/130998	Angemel det	us	17-Mai- 05	Schefenacker Vision Systems Germany GmbH	Signal Display In Exterior Rearview Mirror
1020050136826,0	Angemei dei	DE	18-Mrz- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Turn Signal Lamp For Exterior Rearview Mirror Comprising Exterior Light Pipes
6051338,0	Angemel det	GB	14-Mrz- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	Turn Signal Lamp For Exterior Rearview Mirror Comprising Exterior Light Pipes
200673815,0	Angemel det	JP	17-Mrz- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	Turn Signal Lamp For Exterior Rearview Μποτ Comprising Exterior Light Pipes
1020050136826,0	Angemel dei	KR	18-Mrz- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Turn Signal Lamp For Exterior Rearview Mirror Comprising Exterior Light Pipes
11/378887	Angemel det	US	14-Mrz- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	Turn Signal Lamp For Exterior Rearview Mirror Comprising Exterior Light Pipes
1020040278768,0	Angemel det	DE	27-Mai- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Antiglare Rearview Mirror
1120050011097,0	Angemel det	DE	13-Mai- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Antiglare Rearylew Mirror
2007-517039	Angemel	JP	26-Apr-	Schefenacker Vision Systems Germany GmbH & Co. KG	Modular Signal, Illuminating Or Display Unit In Mirror Glass Of An Exterior Rearview Mirror
WO2005/113291	Angemel det	us	13-Mai- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Modular Signal, Illuminating Or Display Unit In Mirror Glass Of An Exterior Rearview Mirror
PCT/EP2005/005	Angemel det	DE	13-Mai- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Prismatic Rear View Mirror Glass With Modified Reflectance
PCT/EP2006/004 283	Angemel det	DE	08-Mai- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	Two Axis Fold Away Exterior Rearview Mirror
1020050217575,0	Angemel det	DE	11-Mai- 05	Schefenacker Vision Systems Germany GmbH	Two Axis Fold Away Exterior Rearview Mirror
50187533,0	Angemel det	EΡ	30-Aug- 05	Schefenacker Vision Systems Germany GmbH	Exterior Rearview Mirror
2005-81453	Angemel det	KR	01-Sep- 05	Schefenacker Vision Systems Germany GmbH	Exterior Rearview Mirror
11/217173	Angemel det	US	01-Sep- 05	Schefenacker Vision Systems Germany GmbH	Exterior Rearview Mirror
2005232836,0	Angemel det	ΑÙ	31-Mrz- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Insert For A Signal Lamp Into A Outside Mirror
2561529,0	Angemel det	CA	31-Mrz- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Insert For A Signal Lamp Into A Outside Mirror
2005800123227,0	Angemel det	CN	31-Mrz- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Insert For A Signal Lamp Into A Outside Mirror

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Angemel		17-Apr-		Insert For A Signal Lamp Into A Outside Mirror
det	DE	04	GmbH & Co. KG	1
			Schefenacker Vision	
Angemel	1	31-Mrz-	Systems Germany	Insert For A Signal Lamp Into A Outside Mirror
det	EP	05		
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	n.			Insert For A Signal Lamp Into A Outside Mirror
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Annomot	1	31 Mm		Insert For A Signal Lamp Into A Outside Mirror
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Angemel	1	31-Mrz-	Systems Germany	Insert For A Signal Lamp Into A Outside Mirror
det	KR	05	GmbH & Co. KG	
		T	Schefenacker Vision	
			Systems Germany	Insert For A Signal Lamp Into A Outside Mirror
det	us	05	GmbH & Co. KG	
	ļ			
	DE .			Housing Mith A Flor
uei	DE	05		Housing With A Flap Turn Signal In A Mirror Housing Without An Extra
Annemel	l	23-Sen-		Sealing
	DE			Geamig
		1		
Angemel		01-Sep-	Systems Germany	Noise Insulation Device For End Stops
det	DE	04	GmbH & Co. KG	` · · · · · · · · · · · · · · · · · · ·
1.				
				Noise Insulation Device For End Stops
det	us	05		
Ananari	l	22 Con		Retractable Side View Mirror ("Japan Mirror")
	l n=			Tenaciable side view wintor (sapartivitror)
401	- DE	100		
Angemel		30-Mai-		
det	DE	06	GmbH & Co. KG	Housing Attachment of Exterior Rear View Mirror
			Schefenacker Vision	
	ĺ	27-Jun-	Systems Germany	l., , ., .,
det	DE	05		Housing Attachment of Exterior Rear View Mirror
		40.14		Vallence Construit For Florida Million Florida Marchanian
	ne			Voltage Control For Electric Mirror Rotation Mechanism
- Luci	יים	100		
Annemet		10-Okt-		
det	DE	05	GmbH	Single Axle Detent Mechanism
		·	Schefenacker Vision	- - -
Angemel		28-Mrz-	Systems Germany	1
det	DE	06	GmbH & Co. KG	Pfeilblinker DESIGN-1 (Geschmacksmuster)
det	DE	07		RVM with Light Module with seperate Cuts
Annoma;	l	OS COSE		
	n=			Rear View Mirror with two component plastic structure
1001	<u> </u>			Trees and white and an entire principle and an article
Angemei		11-Mai-		V-Blinker
del	us	07	GmbH & Co. KG	
	Angemel det	det DE Angemel det JP Angemel det JP Angemel det KR Angemel det US Angemel det DE	Angemel det DE 04 Angemel det EP 31-Mrz- 05 Angemel det JP 31-Mrz- 05 Angemel det JP 31-Mrz- 05 Angemel det LS 31-Mrz- 05 Angemel det LS 31-Mrz- 05 Angemel det DE 05 Angemel det DE 05 Angemel det DE 05 Angemel det DE 04 Angemel det DE 05 Angemel det DE 30-Mai- 06 Angemel det DE 27-Jun- 05 Angemel det DE 13-Mrz- 06 Angemel det DE 28-Mrz- 06 Angemel det DE 27-Feb- 06 Angemel det DE 27-Feb- 06 Angemel det DE 27-Feb- 06 Angemel det DE 06-Oct- 06 Angemel 11-Mai- 05 Angemel 11-Mai-	det DE 04 GmbH & Co. KG Schefenacker Vision Systems Germany GmbH & Co. KG Schefenacker Vision Sy

1,2. PLEDGOR'S AND SCHEFENACKER VISION SYSTEMS GERMANY GMBH'S JOINT OWNERSHIP

Application - Number	Number	Status	Co unt ry	Applica tion Date	Registered Owner	
200213121,0	200213121	Erteilt	DE	16-Dez- 00	Schefenacker Vision Systems Germany GmbH	Vehicle lighting that projects through a finished exterior surface
11296092,0	501115404	Erteilt	DE	12-Dez- 01	Schefenacker Vision Systems Germany GmbH & Co. KG	Vehicle lighting that projects through a finished exterior surface
11296092,0	1215081	Erteilt	FR	12-Dez- 01	Schefenacker Vision Systems Germany GmbH	Vehicle lighting that projects through a finished exterior surface
11213279,0		Angeme Idet	EP	06-Sep- 01	Reitter & Schefenacker GmbH & Co. KG	Hamess connectors The device has a plug housing (3) with at least one contact that can be plugged together with a counter plu
50542,0		Angeme Idet	KR	22-Aug- 01	Schefenacker Vision Systems Germany GmbH	Harness connectors
102617716,0		Angeme Idet	DE	20-Dez- 02	Schefenacker Vision Systems Germany GmbH & Co. KG	EMBEDDING OF PRINTED CIRCUIT BOARDS BY INJECTION MOLDING
30003735,0		Angeme Idet	ΕP	10-Jan- 03	Schefenacker Vision Systems Germany GmbH & Co. KG	EMBEDDING OF PRINTED CIRCUIT BOARDS BY INJECTION MOLDING
10/340856	7083311	Erteilt	US	10-Jan- 03	Schefenacker Vision Systems Germany GmbH & Co. KG	EMBEDDING OF PRINTED CIRCUIT BOARDS BY INJECTION MOLDING
981137326,0	896906	Erteilt	FR	23-Jul- 98	Reitter & Schefenacker GmbH & Co. KG	Wireless energy transmission
981137326,0	896906	Erteilt	ĞВ	23-Jul- 98	Reitter & Schefenacker GmbH & Co. KG	Wireless energy transmission
1020040276110, 0		Angeme Idet	DE	05-Jun- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Measurement Of Different Light Source With A Sensor And An Optical Colour Filter
5111158,0		Angeme Idet	GB	31-Mai- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Measurement Of Different Light Source With A Sensor And An Optical Colour Filter
11/144457		Angeme Idet	US	04-Aug- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Measurement Of Different Light Source With A Sensor And An Optical Colour Filter
1020050121047, 0		Angeme Idet	DE	10-Mrz- 05	Schefenacker Vision Systems Germany GmbH & Co. KG	Tum Signal Housing Integrated In Mirror Housing And Or In Mirror Housing Carrier
6043798,0		Angeme Idet	GB	03-Mrz- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	Turn Signal Housing Integrated In Mirror Housing And Or In Mirror Housing Carrier
2006-65118		Angeme Idet	JР	10-Mrz- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	Turn Signal Housing Integrated in Mirror Housing And Or In Mirror Housing Carrier
200621719,0		Angeme Idet	KR	08-Mrz- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	Turn Signal Housing Integraled In Mirror Housing And Or In Mirror Housing Carrier
1020050121047, 0		Angeme Idet	us	10-Mrz- 05	Schefenacker Vision Systems Germany GmbH & Co, KG	Turn Signal Housing Integrated In Mirror Housing And Or In Mirror Housing Carrier
298044897,0	298044897	Erteilt	DE	13-Mrz- 98	Schefenacker Vision Systems Germany GmbH & Co. KG	. Exterior rear view mirror with turn signal lamp
991044876,0	599104791	Erleilt	DE	05-Mrz- 99	Schefenacker Vision Systems Germany GmbH & Co. KG	Exterior rear view mirror with turn signal lamp
09/267146	6139171	Erteilt	us	11-Mrz- 99	Reitter & Schefenacker GmbH & Co. KG	Exterior rear view mirror with turn signal lamp

1020040629218, 0		Angeme Idet	DE	22-Dez- 04	Schefenacker Vision Systems Germany GmbH	Optical Data Transfer For Driver Assistant Systems Via Human Machine Interface
70052287,0		Angeme Idet	DE	31-Jui- 04	Schefenacker Vision Systems Germany GmbH & Co. KG	Audi Pikes Peak Mirror with Thin Signal Lamp LED
11747308		Angeme idet	DE	20-Nov- 06	Schelenacker Vision Systems Germany GmbH & Co. KG	Schwenkbare Leuchleneinheit für einen Aussenspiegel mit 2 separaten Lichtfunktionen
00048136-001 - 0019	48136	Erteilt	EC D	21-Feb- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	V-Blinker, Pfeilblinker Design-1 (Geschmacksmuster)
000469010-001- 0017	000046901 0-001	Erteilt	EC D	13-Jan- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	V-Blinker Pfeilblinker DESIGN-2 (Geschmacksmuster)
1020060229908		Angeme Idet	DE	11-May- 06	Schefenacker Vision Systems Germany GmbH & Co. KG	V-Blinker Licht leiter und Lichtscheibe in V form

Annex 2

List of Unregistered Employee Inventions

Number	Number		ntry	on-	Registered Owner	Trie
Pauline State Control Control Control Control (1985)		Angelegi	DE		Relitter & Schefenacker GmbH & Co. KG	Interior rear view mirror with camera and IR-lighting
		Angelegt	FR		Reitter & Schefenacker GmbH & Co. KG	Interior rear view mirror with camera and IR-lighting
		Angelegt	GB		Reitter & Schefenacker GmbH & Co. KG	Interior rear view mirror with camera and IR-lighting
	!	Angelegt	us		Schefenacker Vision Systems Germany GmbH & Co. KG	Lighting device-/Lighting combination in ext. rearview mirror
		Angelegt	DE		Schefenacker Patents S.a.r.I.	Dual colored material for RVM signal

RECORDED: 01/09/2009