

PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME
CONVEYING PARTY DATA	
Name	Execution Date
Sagem Defense Securite	09/26/2007
RECEIVING PARTY DATA	
Name:	Sagem Securite
Street Address:	Le Ponant de Paris, 27 rue Leblanc
City:	Paris
State/Country:	FRANCE
Postal Code:	75015
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	10539823
CORRESPONDENCE DATA	
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ATTORNEY DOCKET NUMBER:	33155.29
NAME OF SUBMITTER:	Gerald E. Helget
Total Attachments: 6 source=Assignment#page1.tif source=Assignment#page2.tif source=Assignment#page3.tif source=Assignment#page4.tif	

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**PATENT
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ASSIGNMENT

WHEREAS, SAGEM SA, a corporation in France, with its principal place of business being located at 27, rue Leblanc, 75015 Paris, France is the owner of invention disclosed and claimed in the following United States utility patent. The applications is entitled:

METHOD OF DETERMINING THE LIVING CHARACTER OF AN ELEMENT CARRYING A FINGERPRINT,

which application was filed with the United States Patent and Trademark Office on June 20, 2005 and assigned Serial No. 10/539,823.

WHEREAS, SAFRAN, a corporation in France, with its principal place of business being located at 27, rue Leblanc, 75015 Paris, France is desirous of acquiring an interest in and to said invention, and in and to the utility patents that issue thereon;

NOW, THEREFORE, Be It Known, that for good and valuable consideration, the receipt of which is hereby acknowledged by the undersigned, the entire right, title and interest of said SAGEM SA, in and to said application for United States utility patents, and the inventions disclosed and claimed therein, the resultant patent or patents for said invention, and any renewals, reissues, extensions, substitutions, continuations or divisions thereof, continuations-in-part thereof, including all rights to apply for and obtain patents therefore in all foreign countries, is hereby sold, assigned and transferred unto said SAFRAN.

SAGEM SA agrees to sign such papers, testify orally and do other things at the expense of SAFRAN, or its successors or assigns, as may be reasonably necessary for the purpose of obtaining and enforcing such patents.

The Commissioner for Patents is hereby authorized and requested to issue said utility patents in accordance with this Agreement.

Signed at Paris, this 1 day of December, 2009.

[Signature]
Signature on behalf of SAGEM SA

Alain CHARCOTEAU
Printed Name

President
Title/Authority for Binding SAGEM SA

ASSIGNMENT

WHEREAS, SAFRAN, a corporation in France, with its principal place of business being located at 27, rue Leblanc, 75015 Paris, France is the owner of invention disclosed and claimed in the following United States utility patent. The applications is entitled:

METHOD OF DETERMINING THE LIVING CHARACTER OF AN ELEMENT CARRYING A FINGERPRINT,

which application was filed with the United States Patent and Trademark Office on June 20, 2005 and assigned Serial No. 10/539,823.

WHEREAS, SAGEM DEFENSE SECURITE, a corporation in France, with its principal place of business being located at 27, rue Leblanc, 75015 Paris, France is desirous of acquiring an interest in and to said invention, and in and to the utility patents that issue thereon;

NOW, THEREFORE, Be It Known, that for good and valuable consideration, the receipt of which is hereby acknowledged by the undersigned, the entire right, title and interest of said SAFRAN, in and to said application for United States utility patents, and the inventions disclosed and claimed therein, the resultant patent or patents for said invention, and any renewals, reissues, extensions, substitutions, continuations or divisions thereof, continuations-in-part thereof, including all rights to apply for and obtain patents therefore in all foreign countries, is hereby sold, assigned and transferred unto said SAGEM DEFENSE SECURITE.

SAFRAN agrees to sign such papers, testify orally and do other things at the expense of SAGEM DEFENSE SECURITE, or its successors or assigns, as may be reasonably necessary for the purpose of obtaining and enforcing such patents.

The Commissioner for Patents is hereby authorized and requested to issue said utility patents in accordance with this Agreement.

Signed at Paris, this 1 day of December, 2009.

A. J. [Signature]
Signature on behalf of SAFRAN

Alain MARCHETEAU
Printed Name

President
Title/Authority for Binding SAFRAN

**ACTE REITERATIF A LA
CONVENTION D'APPORT PLACE SOUS LE
REGIME JURIDIQUE DES SCISSIONS**

PAR SAGEM DEFENSE SECURITE

A SAGEM SECURITE

**REITERATIVE AGREEMENT TO THE
CONTRIBUTION AGREEMENT
UNDER THE SPIN-OFF REGIME**

BY SAGEM DEFENSE SECURITE

TO SAGEM SECURITE

ENTRE LES SOUSSIGNES :

1. SAGEM DEFENSE SECURITE, société anonyme au capital de 593.303.000 euros, ayant son siège social Le Ponant de Paris, 27, rue Leblanc - 75015 Paris, immatriculée au registre du commerce et des sociétés de Paris sous le numéro 480 107 911 RCS Paris,

représentée par M. Laurent SARRAGOZI, Directeur Juridique, dûment habilité à l'effet des présentes ;

ci-après dénommée « **SAGEM DS** »,

D'UNE PART,

ET :

2. SAGEM Sécurité, société anonyme à conseil d'administration, au capital de 159.876.075 euros, ayant son siège social Le Ponant de Paris, 27 rue Leblanc - 75015 Paris, immatriculée au Registre du Commerce et des Sociétés de Paris sous le numéro 440 305 282,

représentée par Mme Dominique NOGUERA, Directeur Administratif et Juridique, dûment habilitée à l'effet des présentes ;

ci-après dénommée « **SAGEM Sécurité** »,

D'AUTRE PART,

BETWEEN THE UNDERSIGNED :

1. SAGEM DEFENSE SECURITE, a French "*société anonyme à conseil d'administration*" with a registered capital of 593,303,000 euros, having its registered office at Le Ponant de Paris, 27, rue Leblanc - 75015 Paris, registered with the Trade and Commerce Registry of Paris under number 480 107 911 RCS Paris,

represented by Mr. Laurent SARRAGOZI, General Counsel, duly authorised for the purposes hereof ;

hereafter referred to as « **SAGEM DS** »,

ON THE ONE HAND,

AND :

2. SAGEM Sécurité, a French "*société anonyme à conseil d'administration*" with a registered capital of 159,876,075 euros, having its registered office at Le Ponant de Paris, 27 rue Leblanc - 75015 Paris, registered with the Trade and Commerce Registry of Paris under number 440 305 282,

represented by Mrs. Dominique NOGUERA, General Counsel, duly authorised for the purposes hereof ;

hereafter referred to as « **SAGEM Sécurité** »,

ON THE OTHER HAND,

IL A ETE EXPOSE, DECLARE ET CONVENU CE QUI SUIIT :

A. Par acte sous seing privé en date du 22 mai 2007, il a été établi entre les sociétés SAGEM DS et SAGEM Sécurité un projet d'apport placé sous le régime des scissions (le « Traité d'apport ») portant sur la branche « sécurité » de SAGEM DS (ci-après dénommée la « Branche Sécurité »). Dans ce cadre, il était prévu que SAGEM DS apporte à SAGEM Sécurité l'ensemble des actifs de la Branche Sécurité détenus par SAGEM DS et notamment les marques, brevets et autres droits de propriété industrielle et intellectuelle attachés à la Branche Sécurité.

B. Les assemblées générales des actionnaires de SAGEM DS et de SAGEM Sécurité, réunies respectivement les 29 et 30 juin 2007, ont approuvé le Traité d'Apport placé sous le régime des scissions et l'apport par SAGEM DS de la Branche Sécurité à SAGEM Sécurité.

Par suite de ces approbations, l'apport par SAGEM DS de la Branche Sécurité à SAGEM Sécurité est devenu définitif le 30 juin 2007.

CECI EXPOSE, IL A ETE CONVENU ET ARRETE CE QUI SUIIT :

Article 1 : OBJET

Sans préjudice des dispositions du Traité d'Apport, SAGEM DS et SAGEM Sécurité confirment et réitèrent en tant que de besoin, qu'au titre de l'apport, le 30 juin 2007, SAGEM DS a transféré à SAGEM Sécurité l'intégralité des marques, brevets et autres droits de propriété industrielle et intellectuelle, y compris le droit de priorité, attachés à la Branche Sécurité dont elle était titulaire, ledit Apport ayant été rémunéré par des actions nouvelles de SAGEM Sécurité.

Les brevets et demandes de brevet listés en Annexe 1 des présentes constituent une partie des brevets, marques et modèles détenus par SAGEM DS au 30 juin 2007 et transférés à SAGEM Sécurité.

Conformément aux dispositions du Traité d'Apport, SAGEM Sécurité remplira toutes les formalités, notamment auprès de l'Institut National de la Propriété Industrielle et auprès de tous autres

WHEREAS :

A. Pursuant to a private agreement dated May 22nd, 2007, SAGEM DS and SAGEM Sécurité agreed to an assignment agreement under the spin-off regime (the "Contribution Agreement") concerning the Security activity (hereafter referred to as the Security Activity"). Under this agreement it was agreed that SAGEM DS contribute to SAGEM Sécurité all of the assets of the Security Activity held by SAGEM DS and notably the trademarks, patents, and other intellectual and property rights attached to the Security Activity.

B. The SAGEM DS and SAGEM Sécurité shareholders meetings respectively held on June 29th and June 30th, 2007, approved the Contribution Agreement under the French "spin-off regime" and the contribution by SAGEM DS of its Security Activity to SAGEM Sécurité.

Following these approvals, the contribution by SAGEM DS of its Security Activity to SAGEM Sécurité became definitive as of June 30th, 2007.

NOW, THEREFORE, IT HAS BEEN AGREED AS FOLLOWS:

Article 1 : OBJECT

Notwithstanding any provision of the Contribution Agreement, SAGEM DS and SAGEM Sécurité hereby reiterate and confirm, as necessary, that according to the terms of the contribution, on June 30th, 2007, SAGEM DS transferred to SAGEM Sécurité all of the trademarks, patents and other intellectual and property rights, including the priority right, attached to its Security Activity that it owned, said contribution having been made in consideration of new shares issued by SAGEM Sécurité.

The patents and patent applications listed in Appendix 1 hereto are included among the patents, trademarks and models owned by SAGEM DS as of June 30th, 2007 and transferred to SAGEM Sécurité.

Pursuant to the Contribution Agreement, to render the transfer of all the assets enforceable against third parties, SAGEM Sécurité shall complete all necessary formalities before, notably, the French National

organismes équivalents dans les différents juridictions concernées, en vue de rendre opposable aux tiers la transmission de ces éléments d'actif.

Conformément aux dispositions du Traité d'Apport, SAGEM Sécurité aura, après réalisation définitive de la présente convention, tout pouvoir pour, aux lieu et place de SAGEM DS et relativement aux biens à elle apportés, s'il y a lieu, intenter ou poursuivre toutes actions judiciaires et procédures arbitrales, donner tous acquiescements à toutes décisions, recevoir ou payer toutes sommes dues en suite de ces actions, procédures et décisions.

Article 2 : FRAIS

Conformément aux dispositions du Traité d'Apport, les frais et droits relatifs aux formalités au titre des présentes seront supportés par SAGEM Sécurité.

Article 3 : DIVERS

3.1 Pouvoirs - Election de domicile

Tous pouvoirs sont donnés au porteur d'un original, d'une copie ou d'un extrait des présentes pour effectuer tous dépôts ou publications prescrits par la loi, et, d'une manière plus générale, pour remplir toutes formalités légales et faire toutes significations ou notifications qui pourraient être nécessaires.

Pour l'exécution des présentes, les soussignés font ès-qualités élection de domicile aux sièges des sociétés qu'ils représentent.

3.2 Loi applicable – Litige

Le présent acte réitératif est soumis à la loi française.

Tout litige auquel pourrait donner lieu l'exécution et/ou l'interprétation du présent Apport sera soumis à la compétence exclusive du Tribunal de Commerce de Paris.

Article 4 – LANGUE DU CONTRAT

Le présent contrat a été rédigé en français et en anglais.

Institute for Industrial Proprietary and any other equivalent institution in the different jurisdictions concerned.

Pursuant to the provisions of the Contribution Agreement, SAGEM Sécurité will, following final completion of the present agreement – be fully empowered, on behalf of SAGEM DS and relating to the assets contributed to this company, to institute or continue where necessary all legal proceedings and arbitration proceedings, grant all approvals necessary to all decisions, receive or pay any amount of money owed as a result of such actions, proceedings and decisions.

Article 2 : COSTS

Pursuant to the Contribution Agreement, the costs and rights relating to the formalities in relation to this agreement shall be borne by SAGEM Sécurité.

Article 3 : MISCELLANEOUS PROVISIONS

3.1 Powers of attorney – Election of residence

All powers of attorney are given to the holder of an original copy, a copy or an extract hereto for purposes of any filing or publication prescribed by law, and more generally to proceed with all legal formalities and necessary notifications.

As regards the execution hereto, the Parties declare that they have elected domicile at the office of the company they represent.

3.2 Applicable law - Disputes

This reiterative contribution agreement shall be governed and interpreted in accordance with French law.

Any dispute arising from the interpretation or the execution hereto shall be submitted to the exclusive jurisdiction of the Commercial Court of Paris.

Article 4 – LANGUAGE OF THE AGREEMENT

This agreement has been drafted in French and English.

Il est expressément convenu entre les parties que la version française fera foi dans l'éventualité où ledit contrat devrait être interprété.

It has been specifically agreed between the parties that the French version shall prevail for construction purposes.

Fait à Paris
Le 26 septembre 2007
en 8 exemplaires originaux

Executed in Paris
On September 26, 2007
8 original copies



SAGEM Défense Sécurité
représentée par M. Laurent SARRAGOZI



SAGEM Défense Sécurité
represented by Mr. Laurent SARRAGOZI



SAGEM Sécurité
représentée par Mme. Dominique NOGUERA



Sagem Défense Sécurité
Groupe SAFRAN

Sagem Défense Sécurité
S.A. au capital 593 303 000 €
480 107 911 RCS PARIS

Siège social :
Le Ponant de Paris
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75512 PARIS CEDEX 15 - FRANCE
Tél. +33 1 40 70 63 63



SAGEM Sécurité
represented by Mrs Dominique NOGUERA



Sagem Sécurité
Groupe SAFRAN

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