

PATENT ASSIGNMENT

Electronic Version v1.1

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/21/2002
CONVEYING PARTY DATA	
Name	Execution Date
Siemens Information and Communication Networks S.P.A.	06/21/2002
RECEIVING PARTY DATA	
Name:	Siemens S.p.A.
Street Address:	Viale Piero e Alberto Pirelli 10
City:	Milan
State/Country:	ITALY
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	7016356
CORRESPONDENCE DATA	
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ATTORNEY DOCKET NUMBER:	1998P83133US
NAME OF SUBMITTER:	Veronica Cardoso
Total Attachments: 4 source=MERGER#page1.tif source=MERGER#page2.tif source=MERGER#page3.tif	

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PATENT
REEL: 023750 FRAME: 0856

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ASSOCIATED NOTARY STUDIO
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Revenue Agency for Milan 3 Office REGISTERED on 21-6-2002
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DEPT (B.CASALE)" - Official Notarial Stamp

File No. 136.492

Volume No. 20.408

DEMERGER DEED

Republic of Italy

In the year two thousand and two, on this 17th
(seventeenth) day of the month of June.

In Milan, at the house in Viale Piero e Alberto Pirelli
10, before myself, **GIULIANO SALVINI**, Notary in Milan,
registered with the College of Notaries in Milan, without
the presence of witnesses as dispensed with by the
appearing parties, in agreement with each other and with
my consent, the following persons are present:

- FAUSTO PLEBANI, born in Coccaglio on 22 April 1938,
domiciled for business duties in Viale Piero e Alberto
Pirelli 10, Milan, Manager, as Chairman of the Board of
Directors and Legal Representative of the companies:

- * **"SIEMENS INFORMATION AND COMMUNICATION NETWORKS S.P.A."**,
with its head office in Viale Piero e Alberto Pirelli
10, Milan, with a share capital of Euro 135,200,000, tax
code and registration number in the Milan Company
Register: 12887750151, by way of implementation of the
resolution of the Extraordinary Shareholders Meeting on
12 March 2002, my File No. 135354/20136 (registered at
the Revenue Agency - Milan 3 Office - on 18 March 2002,
under No. 2,694, Series 1);
- * **"SIEMENS TELEMATICA S.P.A."**, with its head office in Via
Bernina 12, Milan, with a share capital of Euro
8,819,017, tax code and registration number in the Milan
Company Register: 01104820616, by way of implementation
of the resolution of the Extraordinary Shareholders
Meeting on 12 March 2002, my File No. 135355/20137
(registered at the Revenue Agency - Milan 3 Office - on
18 March 2002 under No. 2,695 Series 1);
- DIRK WULFF, born in Hamburg (Germany) on 4 July 1940,

domiciled at the house in Viale Piero e Alberto Pirelli 10, Milan, Manager, who is party to the present deed as Director of the company "**SIEMENS S.p.A.**", with its head office in Viale Piero e Alberto Pirelli 10, Milan, with a share capital of Euro 60,900,000, tax code and registration number in the Milan Company Register: 00751160151, by way of implementation of the resolution of the Extraordinary Shareholders Meeting on 12 March 2002, my File No. 135353/20135 (registered at the Revenue Agency - Milan 3 Office 3 - on 18 March 2002 under No. 2693 Series 1).

Said appearing parties, of whose personal identity I, as Notary, am certain, by virtue of the powers conferred on them by the aforementioned resolutions,

stipulate firstly that:

- a) with the aforementioned resolutions of the meetings the companies "**SIEMENS INFORMATION AND COMMUNICATION NETWORKS S.P.A.**", "**SIEMENS TELEMATICA S.P.A.**" and "**SIEMENS S.p.A.**", all with their head offices in Milan, have approved the proposed demerger which envisages complete division of the company "**SIEMENS INFORMATION AND COMMUNICATION NETWORKS S.P.A.**" by means of transfer of all its assets - consisting of the lines of business "ICM" comprising the activities relating to the Radio Mobile and Microwave sectors and "ICN" comprising the activities relating to the Access Networks, Wireline Networks and Optical Networks sectors - into the companies "**SIEMENS TELEMATICA S.P.A.**" and "**SIEMENS S.p.A.**", all of which on the basis of the following:
 - * the statement of assets and liabilities on 31 December 2001 for the demerging company;
 - * the balance sheets on 30 September 2001 for both the beneficiary companies;
- b) the aforementioned resolutions were filed for registration, together with the documents indicated in Article 2501 sexies of the Civil Code, as cited by Article 2504 novies of the Civil Code, in the Milan Company Register where they were registered on 18 March 2002 under protocol numbers 85600/1 and 85588/1, as regards the companies "**SIEMENS INFORMATION AND COMMUNICATION NETWORKS S.P.A.**" and "**SIEMENS TELEMATICA S.P.A.**", and on 15 March 2002 under number 85502/02, as regards the company "**SIEMENS S.P.A.**";
- c) no objections to the aforementioned resolutions were raised by creditors during the two month period following registration of the demerger resolutions in the Company Register and therefore, in accordance with Articles 2504 and 2504 novies of the Civil Code, the demerger procedure is considered herewith initiated;

d) the auditing procedures in accordance with Law No. 428 of 29 December 1990, as amended by the Decree Law No. 18 dated 2 February 2001, have been implemented within the required terms;

this having been stipulated and confirmed
the appearing parties, in their aforementioned capacities, state the following:

ART. 1

By way of implementation of the aforementioned resolutions of the meeting on 12 March 2002, total demerger of the company **"SIEMENS INFORMATION AND COMMUNICATION NETWORKS S.P.A."** is hereby carried out by means of transfer of all its assets to the two existing beneficiary companies named **"SIEMENS TELEMATICA S.P.A"** and **"SIEMENS S.p.A."**, both with their head office in Milan, via transfer of its entire assets consisting of the following lines of business:

- * line of business "ICM" comprising the activities relating to the Radio Mobile and Microwave sectors is transferred to the beneficiary **"SIEMENS TELEMATICA S.P.A."**;
- * line of business "ICN" comprising the activities relating to the Access Networks, Wireline Networks and Optical Networks sectors is transferred to the beneficiary **"SIEMENS S.p.A."**.

ART. 2

The assets package, consisting of the entire assets, transferred from the company **"SIEMENS INFORMATION AND COMMUNICATION NETWORKS S.P.A."** to the two existing beneficiary companies called **"SIEMENS TELEMATICA S.P.A."** and **"SIEMENS S.p.A."**, is composed of the asset items described in the Annex "C" to the proposed demerger forming the lines of business "ICM" and "ICN", described in the Annex "D" to the proposal, among the asset items the following being transferred in particular:

- a) to the beneficiary **"SIEMENS TELEMATICA S.P.A."**:
 - the immovable assets according to the description annexed here under "A";
 - the vehicles forming part of the line of business transferred and listed in the document annexed here under "B";
 - the shareholdings indicated in the list annexed here under "C";
 - the intellectual property rights listed under letter "A" of the list annexed here under "D" as well as the property in common ownership with the other company beneficiary of the intellectual property rights indicated under letter "C" of the aforementioned list;
 - the employed staff as per the list annexed here under "E";

- b) to the beneficiary "SIEMENS S.p.A."
- the immovable assets according to the description annexed here under "F";
 - the shareholdings indicated in the list annexed here under "G";
 - the intellectual property rights listed under letter "B" of the list as above annexed under "D", as well the property in common ownership with the other company beneficiary of the intellectual property rights indicated under letter "C" of the list as annexed above under "D";
 - the employed staff as per the list annexed here under "H".

For this purpose the beneficiary companies succeed, as regards all the assets transferred to them, to any receivables and payables and any actions and rights of the demerged company.

The beneficiary companies shall comply with all the provisions necessary for the purpose of transfers and variations in ownership dependent on the present deed.

ART. 3