PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT**

NATURE OF CONVEYANCE: LIEN

CONVEYING PARTY DATA

Name	Execution Date
Siano Mobile Silicon Ltd.	06/29/2010

RECEIVING PARTY DATA

Name:	Plenus Management (2004) Ltd.
Street Address:	12 Abba Eben Blvd.
City:	Herzliya Pituach
State/Country:	ISRAEL

Name:	Plenus Management III 2007 Ltd.
Street Address:	12 Abba Eben Blvd.
City:	Herzliya Pituach
State/Country:	ISRAEL

PROPERTY NUMBERS Total: 9

Property Type	Number
Application Number:	11918246
Application Number:	12451741
Application Number:	11884033
Application Number:	11887109
Application Number:	12461753
Application Number:	12461752
Application Number:	11822587
Application Number:	12149970
Application Number:	12149706

CORRESPONDENCE DATA

501221239

Fax Number: (703)892-4510

REEL: 024621 FRAME: 0265

PATENT

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 7034861150

Email: pusdkt@em-lg.com

Correspondent Name: Eitan Mehulal Law Group c/o Landon IP

Address Line 1: 1725 Jamieson Av.

Address Line 4: Alexandria, VIRGINIA 22314

ATTORNEY DOCKET NUMBER: 973280-38-01

NAME OF SUBMITTER: Anat Sheinkin

Total Attachments: 6

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U.S. INTELLECTUAL PROPERTY SECURITY AGREEMENT

This U.S. INTELLECTUAL PROPERTY SECURITY AGREEMENT ("IP Security Agreement") dated June 32, 2010, is made by (i) Siano Mobile Silicon Ltd. (the "Grantor"), a company organized under the laws of the State of Israel (Company No. 51-3553867), with offices located at 6 Hagavish St., Netanya, Israel, and (ii) and the entities identified in the signature page below, with offices located at 12 Abba Eben Bivd., Herzliya Pituach, Israel (collectively, "Plenus"), all of which shall be represented exclusively hereunder by Plenus Management (2004) Ltd. and Plenus Management III 2007 Ltd. (collectively, "Plenus Management").

WHEREAS, Grantor and Plenus have entered into that certain Loan Agreement, dated June 22 2010 ("Loan Agreement"), to which a Floating Charge Agreement (the "Floating Charge Agreement") and a Fixed Charge Agreement (the "Fixed Charge Agreement"), executed by the Grantor and Plenus, were attached as exhibits; and

WHEREAS, under the terms of the Floating Charge Agreement, Grantor has agreed, among other things, to create a floating charge on the intellectual property of Grantor for the benefit of Plenus and under the Fixed Charge Agreement a fixed charge on the intellectual property of Grantor for the benefit of Plenus, and in addition to the creation of the charges pursuant to the Fixed Charge Agreement and the Floating Charge Agreement, to execute this IP Security Agreement for recording with the U.S. Patent and Trademark Office and other governmental authorities (if and to the extent required) on any intellectual property owned by it throughout the term of this IP Security Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, Grantor agrees as follows:

- General. The Preamble to this Agreement constitutes a part hereof. All capitalized terms
 used and not otherwise defined herein shall have the meaning assigned to such terms in
 the Loan Agreement.
- 2. Grant of Security. Subject to, and without derogating from, the provisions of the Floating Charge Agreement and the Fixed Charge Agreement (collectively, the "Charge Agreements"), Grantor hereby grant to Plenus a security interest in and to all of such Grantor's right, title and interest (as set forth in the Charge Agreements) and to the following (the "Collateral"):
 - 2.1. all current and future United States patents and pending applications therefore owned by the Grantor, including but not limited to the patents and patent applications, set forth in <u>Schedule A</u> hereto together with all reissues, divisions, continuations-in-part, extensions and reexaminations thereof, and all rights therein provided by international treaties or conventions (the "Patents");
 - 2.2. all current and future United States trademarks and service marks and pending applications thereof owned by the Grantor, including but not limited to the trademarks and service marks and trademarks and service marks applications, set forth in <u>Schedule A</u> hereto together with all reissues, divisions, continuations, continuations-in-part, extensions and reexaminations thereof, and all rights therein provided by international treaties or conventions (the "Trademarks");
 - 2.3. any and all claims for damages for past, present and future infringement, misappropriation or breach with respect to the Patents or Trademarks, with the right,

but not the obligation, to sue for and collect, or otherwise recover, such damages; and

- 2.4. any and all proceeds of the foregoing.
- Section 3. <u>Security for Obligations</u>. The grant of a security interest in the Collateral by Grantor under this IP Security Agreement secures the payment of all money and liabilities owed or incurred now or hereafter existing under or in respect of the Transaction Agreements or otherwise from the Grantor or any of its affiliates.
- Section 4. <u>Recordation</u>. Grantor authorizes and requests that the Commissioner of Patents and Trademarks and any other applicable government officer record this IP Security Agreement.
- Section 5. <u>Execution of Counterparts</u>. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.
- Section 6. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Loan Agreement, and the Charge Agreements (as defined in the Loan Agreement). The Grantor hereby acknowledges and confirms that the grant of the Security Interest hereunder to, and the rights and remedies of, Plenus with respect to the Collateral are more fully set forth in the Loan Agreement and/or the Charge Agreements, as applicable and in the event of any contradiction between this IP Security Agreement and the Loan Agreement or the Charge Agreements, the provisions of the Loan Agreement or the Charge Agreements (as the case may be) will prevail.
- Section 7. Governing Law; Forum for Dispute Resolution. This Agreement shall be governed by and constitued according to the laws of the State of Israel, without regard to the conflict of laws provisions thereof. Any dispute arising under or in relation to this Agreement, other than matters related to the internal affairs of Plenus, shall be resolved in the competent court for the Tel Aviv-Jaffa district, and each of the parties hereby submits exclusively and irrevocably to the jurisdiction of such court.

[REMAINDER OF PAGE LEFT INTENTIONALLY BLANK]

IN WITNESS WHEREOF, Grantor and Plenus have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

SIANO MOBILE SILICON 170.	
By:	Siano
Name: ALON 10 OVI Mobile	Silicon Ltd.
Title: CEO	_
Plenus II, Limited Partnership	Picnus II (D.C.M), Limited Partnership
By: PLENUS MANAGEMENT (2004) LTD.	By: PLENUS MANAGEMENT (2004) LTD.
By:	ву:
Plenus III, Limited Partnership	Plenus III (D.C.M), Limited Partnership
By: PLENUS MANAGEMENT III 2007 LTD.	By: PLENUS MANAGEMENT III 2007 LTD.
By:	By:
Plenus III (2), Limited Partnership	Plenus III (C.I), L.P
By: PLENUS MANAGEMENT III 2007 LTD.	By: PLENUS MANAGEMENT III 2007 LTD.
By:	By:
	-

IN WITNESS WHEREOF, Grantor and Plenus have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

SIANO MOBILE SILICON LTD.	
Ву:	
Name;	-
Title:	-
A	
Plenus II, Limited Partnership	Plenus II (D.C.M), Limited Partnership
By: PLENUS MANAGEMENT (2004) LTD.	By: PLENUS MANAGEMENT (2004) LTD.
By:	Ву:
Plenus III, Limited Partnership	Plenus III (D.C.M)/Limited Partnership
By: PLENUS MANAGEMENT III 2007 LTD.	By: PLENUS MANAGEMENT III 2007 LTD.
By:	Ву:
Plenus III (2), Laimited Partnership	Pienus III (C.I), L.P
By: PLENUS MANAGEMENT III 2007 LTD.	By: PLENUS MANAGEMENT III 2007 LTD.
By:	Ву:

SCHEDULE A

Patents

File number	Application number
P-10083-CN	200810130894.0
P-10083-US	12/149,706
P-10451-US	12/149,970
P-11141-CN	200910175872.0
P-11141-US	12/461,752
P-11142-CN	200910178629.4
P-11142-US	12/461,753
P-11143-CN	201010143306.4
P-11145-CN	201010116541.2
P-11146-CN	201010157114.9
P-11147-CN	201010115835.3
P-11148-CN	200910246590.5
P-9113-US	11/884,033
P-9114-US	11/887,109
P-9115-US	11/918,246
P-9649-US	11/822,587
P-9650-US	12/451,741

		Sian	Siano Mobile Silicon Ltd.	ilicon Ltd.				Page 1 of 1
		STA	TUS REPO	STATUS REPORT OF TRADEMARKS	,			02-Jun-2010
								Client 973280
File	Mark	Countr	Classes	Owner	Application Date Number	Registration Date Number	File	Slatus
T-8033-09-1L	Siano - enabling TV EVERYWHERE	Israel	8	Siano Mobile Silicon Ltd.	30-May-05 180964	07-Aug-07 180964	Registered	Registered. Deadline for renewal is: 30-May-2012
T-8033-42-1L	Signo - enabling TV EVERYWHERE	sael	42	Siano Mobile Silicon Ltd.	30-May-05 180965	07-Aug-07 180965	Registered	Registered. Deadline for renewal is: 30-May-2012
T-8033-EU	Signo - enabling TV EVERYWHERE	European Union	09, 42	Siano Mobile Silicon Lid.	03-Jun-05 004425666	12-Apr-06 004425566	Registered	Registered. Deadline for renewal is: 03-Jun-2015
T-8033-US	Siano - emabling TV EVERYWHERE	United States	09,42	Siano Mobile Silicon Lid.	01-Jun-05 78640907	11-Nov-08 3531014	Registered	Registered. Deadfine to file 6th Year Affidavit of Use, and if applicable Declaration of Incontestability is: 11-Nov-2014

RECORDED: 07/01/2010