PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:			NEW ASSIGNMENT				
NATURE OF CONVEYANCE:			PURCHASE AGREEMENT				
CONVEYING PARTY DATA							
N			ame	Execution Date			
GE SECURITY, INC.				01/01/2009			
RECEIVING PARTY DATA							
Name:	GE MEDICAL SYSTEMS INFORMATION TECHNOLOGIES, INC.						
Street Address:	8200 West Tower Avenue						
City:	Milwaukee						
State/Country:	WISCONSIN						
Postal Code:	53223						
PROPERTY NUMBERS Total: 7							
Property Type		Number					
Patent Number:		7333002					
Patent Number:		7413483					
Patent Number:		7270447					
Patent Number:		7327252					
Patent Number:		7526529					
Patent Number:		D527011					
Application Number:		11429233					

CORRESPONDENCE DATA

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Correspondence will be s via US Mail.	ent to the e-mail address first; if that is unsuccessful, it will be sent	
Correspondent Name:	Nancy Chow	
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		PAIENT

ATTORNEY DOCKET NUMBER:	78359.00010		
NAME OF SUBMITTER:	Nancy Chow		
Total Attachments: 3 source=Wine Purchase Agreement Redacted#page1.tif source=Wine Purchase Agreement Redacted#page2.tif source=Wine Purchase Agreement Redacted#page3.tif			

PURCHASE AGREEMENT

THIS PURCHASE AGREEMENT (this "Agreement") is made and entered into as of January 1, 2009 (the "Effective Date) by and between GE Security, Inc., a Delaware corporation ("<u>Seller</u>"), and GE Medical Systems Information Technologies, Inc., a Wisconsin corporation ("<u>Buyer</u>"). Seller and Buyer are sometimes individually referred to herein as a "<u>Party</u>" and collectively as the "<u>Parties</u>".

WHEREAS, Seller conducts its Nurse Station business in the United States (the "<u>Business</u>") through a separate division of GE Security, Inc.

WHEREAS, Buyer desires to purchase and acquire from Seller, and Seller desires to sell, transfer, assign, convey and deliver to Buyer the assets and business of the Business conducted through GE Security, Inc., upon the terms and subject to the conditions hereinafter set forth;

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth, it is hereby agreed between Seller and Buyer as follows:

1. <u>Purchase and Sale of Assets</u>. (a) Upon the terms and subject to the conditions of this Agreement, effective January 1, 2009, Seller shall sell, convey, assign, transfer and deliver to Buyer, free and clear of all Liens, except for Permitted Liens, and Buyer shall purchase and accept from Seller, all of Seller's right, title and interest in and to all of the assets, rights, licenses, contracts (to the extent assignable) and businesses used in the conduct of the operation of the Business as currently conducted by Seller (collectively, the "Purchased Assets").

(b) The Purchased Assets shall specifically exclude all assets used in the manufacturing process of the Business. Seller shall continue to manufacture the Nurse Station products exclusively for Buyer under a contract manufacturing arrangement as agreed to by the Parties.

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3. <u>Purchase Price</u>. (a) The aggregate purchase price for the Purchased Assets shall be the fixed amount of US\$ Purchase Price is subject to adjustment should the parties mutually agree.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed the day and year first above written.

GE SECURITY, INC.

By: Name: Jerry Rose Title: VP/GM - Foduct Managment

GE MEDICAL SYSTEMS INFORMATION TECHNOLOGIES, INC.

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By:

Name: David Ataide Title: VP/GM Monitoring Solutions & DCAR

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RECORDED: 06/18/2012