PATENT ASSIGNMENT

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NATURE OF CONV	YEYANCE:	ASSIGNM	ASSIGNMENT			
CONVEYING PART	Y DATA					
		Name		Execution Date		
Joerg Hassel				11/13/2012		
Joerg Neidig			11/19/2012			
Michael Pirker				11/16/2012		
Christian Seitz				11/13/2012		
RECEIVING PARTY	Y DATA					
Name:	Siemens Aktier	Siemens Aktiengesellschaft				
Street Address:	Wittelsbacherp	Wittelsbacherplatz 2				
City:	Muenchen					
State/Country:	GERMANY					
Postal Code:	80333					
Property	Туре		Number			
Application Number: 13628		3628723				
CORRESPONDEN	CE DATA					
Fax Number:	21297254	87				
Correspondence wi	ill be sent via US M	ail when the fax	attempt is unsuccessful	1		
Phone: 212 883-4900						
Email:	rvelez@cozen.com					
Correspondent Nan Address Line 1:						
Address Line 4:		RK, NEW YORK				
ATTORNEY DOCKET NUMBER:		5029-103	0-326553.000			
NAME OF SUBMITTER:		Thomas C	C. Pontani			
Total Attachments:	6	1L				
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ASSIGNMENT

For good and valuable consideration, I (We),

Jörg Hassel, residing at Birkenweg 25, Erlangen, 91058, DE, citizen of DE Jörg Neidig, residing at Neue Gasse 15, Nürnberg, 90403, DE, citizen of DE Michael Pirker, residing at Fauststraße 54, München, 81827, DE, citizen of AT Christian Seitz, residing at Johannisstraße 7, Nürnberg, 90419, DE, citizen of DE

hereafter individually or collectively referred to as "Assignor(s)";

Hereby, (I) acknowledge having previously assigned, sold and transferred to **Siemens Aktiengesellschaft**, a corporation organized and existing under the laws of GERMANY, having its principal place of business at Wittelsbacherplatz 2, München, 80333, hereinafter "Assignee", its successors, assigns and legal representatives, or to a predecessor of Assignee, pursuant to (A)(i) the laws of GERMANY or (ii) a Patent & Secrecy Agreement or similar legal document such as, without limitation, an employee agreement executed at the time of entering into the employment of, or executed as a condition of continuing employment with, the Assignee or a predecessor of the Assignee, the entire right, including any and all priority rights, title and interest, in and for the United States and all foreign countries, in and to any and all inventions or improvements which are disclosed in an invention disclosure and/or in the below-identified documents currently filed with this Assignment, already filed or granted for Letters Patent (in which case, any provision of the subject Assignment(s) then this Assignment shall govern, take precedence, and be of legal effect), or

(B)(i) to the extent such laws of GERMANY or such Patent & Secrecy Agreement or similar legal document failed or fails, in whole or part, to have assigned, sold or transferred the entire right (including priority rights), title and interest, in and for the United States and all foreign countries, in and to all inventions or improvements which are disclosed in the below-identified application(s) or pending application(s) or granted Letters Patent, or (ii) if no such agreement(s) exist assigning, selling or transferring any such right (including priority rights), title or interest; then for good and valuable consideration, Assignor(s) now and hereby, effective Nunc Pro Tunc on the filing date of the below identified patent application(s), pending patent application(s) or granted Letter Patent(s), assign, sell and transfer(s) to Assignee, its successors, assigns and legal representatives, the entire right, (including all priority rights), title and interest in and for the United States and all foreign countries, in and to any and all inventions and/or improvements which are disclosed in the following identified; patent application(s), pending patent application(s) or granted Letter Patent(s)

Patent Application Title: Method for the determination of a part-load condition of a system Filing Date (MM/DD/YYY): 09/27/2012 Filing Number: 13/628,723 Internal Case Number(s): 2011P13850 US

and in and to said application(s) or granted patents and all applications claiming priority to said application or granted patent, including, without limitation, and all divisional, continuing, substitute, renewal, reissue, and all other applications for Letters Patent which have been or shall be filed in the United States and all foreign countries on any of the inventions and/or improvements; and in and to all original and reissued patents which have been or shall be filed in the United States and all foreign countries on the inventions and/or improvements;

(II) Agree that said Assignee may apply for and receive Letters Patent for said inventions and/or improvements in its own name; and that, when requested, without charge to but at the expense of said Assignee, its successors, assigns and legal representatives, to carry out in good faith the intent and purpose of this assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all said inventions and/or improvements; execute all rightful oaths, assignments, powers of attorney and other papers; communicate to said Assignee, its successors, assigns, and legal representatives, all facts known to the undersigned relating to said inventions and/or improvements and the history thereof; and generally do everything possible which said Assignee, its successors, assigns or legal representatives shall consider desirable for aiding in securing and maintaining proper patent protection for said inventions and/or improvements and for vesting title to said inventions and/or improvements, in said Assignee, its successors, assigns and legal representatives; and improvements and all applications for patents and all patents on said inventions and/or improvements, in said Assignee, its successors, assigns and legal representatives; and

(III) Covenant with said Assignee, its successors, assigns and legal representatives that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed is possessed by the undersigned.

Witness Signature	Jörg Hassel
printed name	Date
Witness Signature	Jörg Neidig
printed name	Date
Witness Signature	Michael Pirker
printed name	<u> </u>

Docket No.: 2011P13850 US Page 3 of 3

Witness Signature

Christian Seitz

printed name

Date

Representative(s)						
Siemens Aktiengesellschaft						
. 11 Maina						
i.V. UUNKS						
Klinger						
∞						
TL. M.ZOAZ						
Halin						
10 Alsun						
Hashuber						
22.11.2012						

ASSIGNMENT

For good and valuable consideration, I (We), Jörg Hassel, residing at Birkenweg 25, Erlangen, 91058, DE, citizen of DE Jörg Neidig, residing at Neue Gasse 15, Nürnberg, 90403, DE, citizen of DE Michael Pirker, residing at Fauststraße 54, München, 81827, DE, citizen of AT Christian Seitz, residing at Johannisstraße 7, Nürnberg, 90419, DE, citizen of DE

hereafter individually or collectively referred to as "Assignor(s)";

Hereby, (I) acknowledge having previously assigned, sold and transferred to **Siemens Aktiengesellschaft**, a corporation organized and existing under the laws of GERMANY, having its principal place of business at Wittelsbacherplatz 2, München, 80333, hereinafter "Assignee", its successors, assigns and legal representatives, or to a predecessor of Assignee, pursuant to (A)(i) the laws of GERMANY or (ii) a Patent & Secrecy Agreement or similar legal document such as, without limitation, an employee agreement executed at the time of entering into the employment of, or executed as a condition of continuing employment with, the Assignee or a predecessor of the Assignee, the entire right, including any and all priority rights, title and interest, in and for the United States and all foreign countries, in and to any and all inventions or improvements which are disclosed in an invention disclosure and/or in the below-identified documents currently filed with this Assignment, already filed or granted for Letters Patent (in which case, any provision of the subject Assignment that is in conflict with or is in addition to any provision in the prior agreement(s) or assignment(s) then this Assignment shall govern, take precedence, and be of legal effect), or

(B)(i) to the extent such laws of GERMANY or such Patent & Secrecy Agreement or similar legal document failed or fails, in whole or part, to have assigned, sold or transferred the entire right (including priority rights), title and interest, in and for the United States and all foreign countries, in and to all inventions or improvements which are disclosed in the below-identified application(s) or pending application(s) or granted Letters Patent, or (ii) if no such agreement(s) exist assigning, selling or transferring any such right (including priority rights), title or interest; then for good and valuable consideration, Assignor(s) now and hereby, effective Nunc Pro Tunc on the filing date of the below identified patent application(s), pending patent application(s) or granted Letter Patent(s), assign, sell and transfer(s) to Assignee, its successors, assigns and legal representatives, the entire right, (including all priority rights), title and interest in and for the United States and all foreign countries, in and to any and all inventions and/or improvements which are disclosed in the following identified; patent application(s), pending patent application(s) or granted Letter Patent(s)

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and in and to said application(s) or granted patents and all applications claiming priority to said application or granted patent, including, without limitation, and all divisional, continuing, substitute, renewal, reissue, and all other applications for Letters Patent which have been or shall be filed in the United States and all foreign countries on any of the inventions and/or improvements; and in

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and to all original and reissued patents which have been or shall be filed in the United States and all foreign countries on the inventions and/or improvements;

(II) Agree that said Assignee may apply for and receive Letters Patent for said inventions and/or improvements in its own name; and that, when requested, without charge to but at the expense of said Assignee, its successors, assigns and legal representatives, to carry out in good faith the intent and purpose of this assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all said inventions and/or improvements; execute all rightful oaths, assignments, powers of attorney and other papers; communicate to said Assignee, its successors, assigns, and legal representatives, all facts known to the undersigned relating to said inventions and/or improvements and the history thereof; and generally do everything possible which said Assignee, its successors, assigns or legal representatives shall consider desirable for aiding in securing and maintaining proper patent protection for said inventions and/or improvements and for vesting title to said inventions and/or improvements and all applications for patents and all patents on said inventions and/or improvements, in said Assignee, its successors, assigns and legal representatives; and

(III) Covenant with said Assignee, its successors, assigns and legal representatives that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed is possessed by the undersigned.

Witness Signature

Patrick Schulz

printed name

13.11.20 12

Date

Witness Signature

Heinrich Meyer

printed name

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73.11.2012

Date

Witness Signature

Michael Pirker

printed name

Date

Witness Signature
SCHARNAGE TOACHIM
printed name

Docket No.: 2011P13850 US Page 3 of 3

Christian Seitz

3.11.12

Date

Companies Representative(s) Siemens Aktiengesellschaft						
	1111111					
Signature	1.V. ang					
Name						
	Klinger					
Date	22.11,2012					
<u></u>	-1 11.1					
Signature	16. Alsun					
Name						
	Hashuber					
Date						
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RECORDED: 12/17/2012