

PATENT ASSIGNMENT

Electronic Version v1.1

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Thomas Boettger	02/13/2013
Johannes Fieres	04/27/2013
Alexander Gemmel	02/14/2013
Iwan Kawrakow	07/14/2011

RECEIVING PARTY DATA

Name:	Siemens Aktiengesellschaft
Street Address:	Wittelsbacherplatz 2
City:	Muenchen
State/Country:	GERMANY
Postal Code:	80333

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13738719

CORRESPONDENCE DATA

Fax Number: 3122910864

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

Phone: (312) 291-0860

Email: eortiz@lsk-iplaw.com

Correspondent Name: Lempia Summerfield Katz LLC

Address Line 1: One North LaSalle Street

Address Line 2: Suite 2900

Address Line 4: Chicago, ILLINOIS 60602

CH \$40.00 13738719

ATTORNEY DOCKET NUMBER:	11371-12131A
NAME OF SUBMITTER:	Tyler W. Webb
Signature:	/Tyler W. Webb/

Date:

08/08/2013

Total Attachments: 15

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ASSIGNMENT

For good and valuable consideration, I (We),

Thomas Boettger, residing at Bergheimer Straße 9/11, Heidelberg, 69115, DE, citizen of DE

Johannes Fieres, residing at Schillerstr. 2, Heidelberg, 69115, DE, citizen of DE

Alexander Gemmel, residing at Südliche Stadtmauerstraße 15b, Erlangen, 91054, DE, citizen of DE

Iwan Kawrakow, residing at Bl. 213 vnod G ap., Ljulin, BG, 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)

Patent Application Title: **METHOD FOR DETERMINING A 4D PLAN FOR CARRYING OUT INTENSITY-MODULATED RADIATION THERAPY**

Filing Date (MM/DD/YYYY): **01/10/2013**

Filing Number: **13/738,719**

Internal Case Number(s): **2011P19718 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 and all applications for patents and all patents on said inventions and/or improvements, in said Assignee, its successors, assigns and legal representatives; and

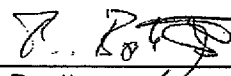
(III) Covenant with said Assignee, its successors, assigns and legal representatives that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed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



Witness Signature

PETER HUBER

printed name



Thomas Boettger

13.2.13

Date

Witness Signature

Johannes Fieres

printed name

Date

Witness Signature

Alexander Gemmel

printed name

Date

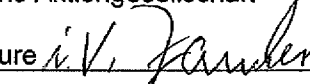
Witness Signature

Iwan Kawrakow

printed name

Date

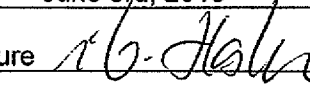
Companies Representative(s)
Siemens Aktiengesellschaft

Signature 
Name

Manfred Zander

Date

June 3rd, 2013

Signature 
Name

Anna Hashuber

Date

June 3rd, 2013

ASSIGNMENT

For good and valuable consideration, I (We),

Thomas Boettger, residing at Bergheimer Straße 9/11, Heidelberg, 69115, DE, citizen of DE

Landhausstr. 2 B

Johannes Fieres, residing at Schillerstr. 2, Heidelberg, 69115, DE, citizen of DE

May 7, 2013 JF

Alexander Gemmel, residing at Südliche Stadtmauerstraße 15b, Erlangen, 91054, DE, citizen of DE

DE

Iwan Kawrakow, residing at Bl. 213 vhođ G ap., Ljulin, BG, citizen of DE

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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)

Patent Application Title: METHOD FOR DETERMINING A 4D PLAN FOR CARRYING OUT INTENSITY-MODULATED RADIATION THERAPY

Filing Date (MM/DD/YYYY): 01/10/2013

Filing Number: 13/738,719

Internal Case Number(s): 2011P19718 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 and all applications for patents and all patents on said inventions and/or improvements, in said Assignee, its successors, assigns and legal representatives; and

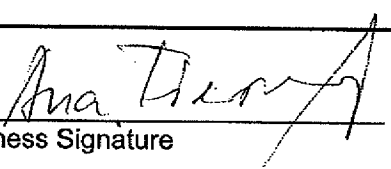
(III) Covenant with said Assignee, its successors, assigns and legal representatives that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed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

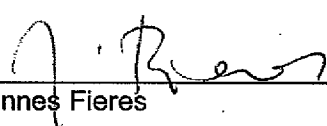
Witness Signature

Thomas Boettger

printed name

Date


Witness Signature


Johannes Fieres

ANA FIERES
printed name

Date

Apr. 27, 2013

Witness Signature

Alexander Gemmel

printed name

Date

Witness Signature

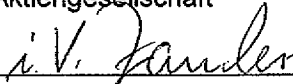
Iwan Kawrakow

printed name

Date

Companies Representative(s)

Siemens Aktiengesellschaft

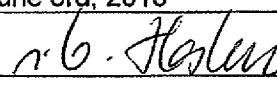
Signature 

Name

Manfred Zander

Date

June 3rd, 2013

Signature 

Name

Anna Hashuber

Date

June 3rd, 2013

ASSIGNMENT

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Iwan Kawrakow, residing at Bl. 213 vhod G ap., Ljulin, , BG, citizen of DE

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Witness Signature

Thomas Boettger

printed name

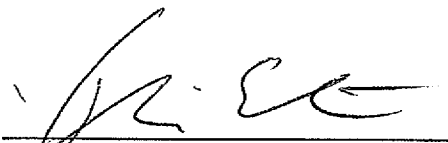
Date

Witness Signature

Johannes Fieres

printed name

Date



Witness Signature



Alexander Gemmel

Thilo Elsässer

printed name

Feb-14 2013

Date

Witness Signature

Iwan Kawrakow

printed name

Date

Companies Representative(s)
Siemens Aktiengesellschaft

Signature i.V. Zander
Name

Manfred Zander

Date June 3rd, 2013

Signature A. Hashuber
Name

Anna Hashuber

Date June 3rd, 2013

Herrn
Dr. Iwan Kawrakow
HIM CR R&D PLL-CWS ALG
HDG

Name	Sonja Reitmeier
Abteilung	CT IP SU AM
	Corporate Intellectual Property and Functions
Telefon	+49 89 636 86271
Telefax	+49 89 636 81856
Mobil	
E-Mail	sonja.reitmeier@siemens.com
Ihr Schreiben	
Unser Zeichen	2011E09073 DE
Datum	ROM / REI 31.May.2011

Ihre Erfindungsmeldung vom 27.04.2011, Eingang: 27.04.2011
"4D Treatment Planning System"

Sehr geehrter Herr Dr. Kawrakow,

hiermit nehmen wir Ihre oben bezeichnete Erfindung **in Anspruch**¹⁾. Mit der Inanspruchnahme gehen alle vermögenswerten Rechte an der Erfindung auf uns über. Die Erfindung ist von Ihnen weiterhin geheim zu halten.

Als Erfinder der vorgenannten Erfindung sind in der o.g. Erfindungsmeldung benannt:

- Dr. Fieres Johannes – Miterfinderanteil: 70 %
- Dr. Gemmel Alexander – Miterfinderanteil: 10 %
- Dr. Boettger Thomas – Miterfinderanteil: 10 %
- Dr. Kawrakow Iwan – Miterfinderanteil: 10 %

Zur weiteren Behandlung der o.g. Erfindung und zur Handhabung wechselseitiger Rechte und Pflichten aus dem Gesetz über Arbeitnehmererfindungen (ArbEG) bieten wir Ihnen hiermit den Abschluss folgender **Incentive- und Abkauf-Vereinbarung** an:

Wir zahlen Ihnen eine Incentive-Prämie nach unserem Incentive-Programm²⁾. Sie beträgt brutto:

€ 400,--

(Bei Ihrer Erfindungsmeldung wurde die Wertzahl: 4 vergeben.)

¹⁾ Zu Ihrer Information weisen wir darauf hin, dass es nach den Änderungen des Gesetzes über Arbeitnehmererfindungen (ArbEG) aufgrund des am 01.10.2009 in Kraft getretenen Patentrechtsmodernisierungsgesetzes einer expliziten Inanspruchnahme einer Diensterfindung nicht mehr bedarf, um die Erfindungsrechte auf den Arbeitgeber überzuleiten. Die Erfindung gilt nunmehr als in Anspruch genommen, wenn der Arbeitgeber sie nicht innerhalb von 4 Monaten nach Eingang der ordnungsgemäßen Erfindungsmeldung gegenüber dem Erfinder freigibt. Die obige Inanspruchnahme erfolgt unsererseits zur Klarstellung und Würdigung Ihrer erfinderischen Aktivitäten. Wir behalten uns aus Aufwandsgründen vor, bei zukünftigen Erfindungsmeldungen keine expliziten Inanspruchnahmen mehr zu erklären.

²⁾ <http://intranet.ct.siemens.de/ip-web/de/arbeit/patente/incentive/index.html>

Als Gegenleistung stimmen Sie nachfolgenden Regelungen zu:

Sie befreien uns für die o.g. Erfindung von den Pflichten zur Schutzrechtsanmeldung im Inland, zur Freigabe der Erfindungsrechte für Schutzrechtsanmeldungen im von Siemens nicht beanspruchten Ausland und zur Übertragung von Schutzrechtspositionen vor dem Fallenlassen (§§ 13 Abs. 1, 14 Abs. 2 und 16 Abs. 1 ArbEG).

Hinsichtlich etwaiger von Ihnen zu o.g. Erfindung nachgereichter Hinweise und Informationen, die keine eigenständig schutzhfähigen Arbeitsergebnisse darstellen, bestehen die im vorstehenden Absatz genannten Arbeitgeberpflichten nicht. Soweit diese Hinweise und Informationen eine eigenständige, für sich selbst schutzhfähige Erfindung bilden oder zumindest schöpferische Ergänzungen sind, die den Gegenstand der oben bezeichneten gemeldeten Erfindung wesentlich verändern, sind Sie nach § 5 ArbEG verpflichtet, uns diese in einer weiteren formalen Erfindungsmeldung zu melden. Diese Verpflichtung Ihrerseits ist eigenständiger ausdrücklicher Bestandteil dieser Vereinbarung.

Erfolgt keine Schutzrechtsanmeldung, sind wir frei darin, durch eine Veröffentlichung der Erfindung diese zum Stand der Technik zu machen (Sperrveröffentlichung). Sie sind damit einverstanden, im Falle einer Sperrveröffentlichung als Ideengeber namentlich genannt zu werden.

Die Möglichkeit, die Erfindung zum Betriebsgeheimnis nach § 17 ArbEG zu erklären, bleibt von dieser Vereinbarung unberührt.

Kommt es weder zu einer Schutzrechtsanmeldung noch zu einer Erklärung zum Betriebsgeheimnis, sind mit der Incentive-Prämie sämtliche Ansprüche aus und im Zusammenhang mit der Erfindung abgegolten; dies umfasst auch evtl. Vergütungsansprüche für den unerwarteten Fall einer Nutzung der Erfindung. Abgegolten ist hiermit auch ein etwaiger Anpassungsanspruch (§ 12 Abs. 6 ArbEG) wegen einer Veränderung einer heute naturgemäß nicht sicheren Prognose zur Benutzung, zum wirtschaftlichen Wert der Erfindung und zur Schutzrechtsabsicherung. Entsprechendes gilt für einen hierauf bezogenen etwaigen Anspruch auf Auskunft und Rechnungslegung.

Wird die Erfindung zum Schutzrecht angemeldet oder wird sie zum Betriebsgeheimnis erklärt, bleibt unsere Verpflichtung aus dem ArbEG zur Zahlung einer angemessenen Erfindervergütung im Nutzungsfall bzw. (bei erteiltem Schutzrecht) bei Vorratswirkung (§§ 9, 12 ArbEG) bestehen. Eine Anrechnung der Incentive-Prämie auf die Erfindervergütung erfolgt nicht. Bezogen auf solche Ansprüche auf Erfindervergütung sind Sie damit einverstanden, dass Ihr Anspruch auf Auskunft und Rechnungslegung auf die Angabe des produktbezogenen Gesamtumsatzes mit erfindungsgemäßen Produkten und des erfindungsgemäßen Produktanteils (Relevanz/Bezugsgröße) eingegrenzt wird. Soweit über vorhandene Computerlisten verfügbar, werden wir auf Anfrage zudem die Stückzahl der erfindungsgemäßen Produkte mitteilen. In der Incentive-Prämie ist auch ein Anteil für diesen Rechtsverzicht enthalten.

In dieser Vereinbarung bestätigen Sie mit Ihrer Unterschrift als (Mit)Erfinder auch, dass Sie durch eigene, individuelle geistige Mitarbeit den eingangs zu Ihrem Namen angegebenen (Mit)Erfinderanteil dieser Erfindung haben.³⁾

Sollten einzelne Bestimmungen dieser Vereinbarung unwirksam sein oder werden, so berührt dies die Gültigkeit der übrigen Bestimmungen nicht. Die Parteien verpflichten sich, unwirksame Bestimmungen durch neue Bestimmungen zu ersetzen, die der in den unwirksamen Bestimmungen enthaltenen Regelungen in rechtlich zulässiger Weise gerecht werden.

Sollten Sie im Zusammenhang mit der Behandlung Ihrer Erfindung weitere Auskünfte wünschen, steht Ihnen insbesondere der für Sie zuständige Patent Professional:

Dr. Martin Rohregger, CT IP CP, Mch P, Tel.: +49 89 636 42358

zur Verfügung⁴⁾.

Die als Anlage beigelegte "Behandlung von Diensterfindungen" wird Bestandteil dieser Vereinbarung.

Bitte senden Sie das beigegebte Doppel dieses Schreibens mit Ihrer Entscheidung und Bestätigung der Richtigkeit des Erfinderanteils umgehend zurück an:

Siemens AG
CT IP SU AM, Mch P
Postfach 22 16 34
80506 München

Mit freundlichem Gruß

Siemens Aktiengesellschaft

gez. ppa. Gollwitzer

gez. ppa. Wolff

Anlagen
Behandlung von Diensterfindungen
Doppel dieses Schreibens

3) Falsche Angaben zur Erfinderschaft können z.B. in den USA zur Unwirksamkeit des auf die Erfindung erteilten Patents und zur Strafverfolgung führen. Weitere Informationen geben Ihnen Ihr zuständiger Patent Professional und unsere Intranetseite <https://intranet.w1.siemens.com/cms/patents/de/erfindung/disclosures/Pages/submit.aspx>

4) siehe auch Interactive Inventor:
<http://intranet.ct.siemens.de/interactive-inventor>



CT IP SU AM Mch P
rec. JUL 26 2011
IP
time limit

Ich bestätige die Richtigkeit meines eingangs genannten Erfinderanteils.
Der vorstehenden Incentive- und Abkaufvereinbarung stimme ich

zu

nicht zu

14.7.2011 *Kawrakow*

Datum

Unterschrift

SIEMENS

Dr. Iwan Kawrakow H IM OCS CWS ALG HDG	Name Department	Sonja Reitmeier CT IP SU AM Corporate Intellectual Property and Functions
	Tel	+49 89 636 86271
	Fax	+49 89 636 81856
	Mobile	
	Email	sonja.reitmeier@siemens.com
	Your communication	
	Our ref	2011E09073 DE
	Date	ROM / REI 31.05.2011

**Your invention disclosure of 27.04.2011, received: 27.04.2011
"4D Treatment Planning System"**

Dear Dr. Kawrakow,

We are hereby **claiming the right** to your aforementioned invention¹. With this claim, all rights to the invention shall be transferred to us. You shall continue to maintain secrecy with respect to the invention.

The inventors of the aforementioned invention are named in the aforementioned invention disclosure as follows:

Dr. Fieres Johannes	- co-inventor's contribution: 70 %
Dr. Gemmel Alexander	- co-inventor's contribution: 10 %
Dr. Boettger Thomas	- co-inventor's contribution: 10 %
Dr. Kawrakow Iwan	- co-inventor's contribution: 10 %

For further dealings relating to the aforementioned invention and the management of the mutual rights and obligations under the Gesetz über Arbeitnehmererfindungen (German Employees' Inventions Act= ArbEG), we are hereby offering to conclude with you the following **Incentive and Purchasing Agreement**:

We shall pay you an incentive bonus in accordance with our incentive program². The gross value of this is:
€ 400,-

(in the case of your invention disclosure, the value factor: 4 was assigned.)

In return, you shall agree to the following regulations:

¹ For your information, we refer you to the fact that, following the amendments to the Gesetz über Arbeitnehmererfindungen (German Employees' Inventions Act= ArbEG) on the basis of the Patentrechtsmodernisierungsgesetz (German Patent Law Modernization Act) which entered into force on 01.10.2009, a service invention no longer needs to be explicitly claimed in order for the rights to the invention to be transferred to the employer. The right to the invention is now deemed to have been claimed if the employer does not release it to the inventor within 4 months of receipt of the duly submitted invention disclosure. We are making the above claim for purposes of clarification and appreciation of your inventive activities. For purposes of simplicity, we retain the right not to issue explicit claims in the case of future invention disclosures.

² <http://intranet.ct.siemens.de/ip-web/de/arbeit/patente/incentive/index.html>

You shall release us with respect to the aforementioned invention from the obligations relating to intellectual property rights applications in this country, the release of the rights to the invention for intellectual property rights applications in other countries where they are not claimed by Siemens and the transfer of intellectual property rights before their abandonment (Section 13(1), 14(2) and Section 16(1) ArbEG).

The employer obligations named in the above paragraph shall not apply with respect to any subsequent instructions and information you provide with respect to the aforementioned invention, which do not represent an independent patentable work product. Where these instructions and information form an independent, separately patentable invention or are at least creative supplements that significantly change the subject matter of the aforementioned disclosed invention, you shall be obliged pursuant to Section 5 ArbEG to notify us of this in a further formal invention disclosure. This obligation on your part shall form an independent and specific part of this agreement.

If no intellectual property rights application is made, we shall be free, by means of a disclosure of the invention, to make it part of the prior art (defensive disclosure). In the event of a defensive disclosure, you shall agree to be named as the originator of the idea.

The option of declaring the invention a trade secret pursuant to Section 17 ArbEG, shall be unaffected by this agreement.

If there is no intellectual property rights application or declaration as a trade secret, the incentive bonus shall cover all claims resulting from and in connection with the invention; this shall also include any remuneration claims in the unexpected case of a use of the invention. The bonus shall also cover any adjustment claim (Section 12, para. 6 ArbEG) due to a change to a prediction relating to the use, the economic value of the invention and the assurance of intellectual property rights, which is naturally not reliable at present. The same shall apply to any right to access to information and financial accounts.

If the invention is registered as an intellectual property right or if it is declared a trade secret, our obligation under the ArbEG to pay an appropriate level of inventor's remuneration in the event of use or (if an intellectual property right is granted) in the event of storage for future use (Sections 9, 12 ArbEG) shall remain. **The incentive bonus shall not be offset against the inventor's remuneration.** With respect to such claims for inventor's remuneration, you shall agree that your right to access to information and financial accounts shall be limited to disclosure of the total product-related sales with products according to the invention and the share of the product according to the invention (relevance/benchmark figure). Where available on existing computer lists, if requested, we shall also notify the number of products according to the invention. The incentive bonus also takes this waiver of a right into account.

In this agreement, you also confirm with your signature as (co-)inventor that your contribution to the invention as a result of your own individual intellectual work is as shown against your name in the introduction.³

In the event of individual provisions of this agreement being or becoming invalid, the validity of the other provisions shall not be affected thereby. The parties shall undertake to replace ineffective provisions by new provisions that meet the requirements of the regulations in the invalid provisions in a legally permissible way.

If you should wish to be given further information in connection with the handling of your invention, you should in particular contact the patent professional responsible for you⁴:

Dr. Martin Rohregger, CT IP CP, Mch P, Tel.; +49 89 636 42358

The document "Handling Service Inventions" attached as an Annex is part of this agreement.

³ False information on inventorship could, for example in the USA, render the patent granted for the invention invalid and result in criminal proceedings. You may obtain further information from the patent professional responsible for you and from the web page <http://intranet.patente.siemens.com/erfinder>

⁴ See also Interactive Inventor: <http://intranet.ct.siemens.de/interactive-inventor>

Please return the enclosed copy of this communication with your decision and confirmation that the details of your contribution to the invention are correct to:

**Siemens AG
CTIPSU AM, Mch P
Postfach 22 16 34
80506 Munich**

Kind Regards

Siemens Aktiengesellschaft

signed for Gollwitzer signed for Wolff

Enc:
Handling Service Inventions
Duplicate of this letter

I confirm the correctness of my contribution to the invention as stated in the introduction.

I
 agree
 do not agree

to the above Incentive and Purchasing Agreement

Date

Signature