

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3979904

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
SIEMENS ENERGY INC.	06/13/2016
RECEIVING PARTY DATA	
Name:	SIEMENS INDUSTRY INC
Street Address:	3333 OLD MILTON PARKWAY
City:	ALPHARETTA
State/Country:	GEORGIA
Postal Code:	30005
PROPERTY NUMBERS Total: 14	
Property Type	Number
Patent Number:	5844550
Patent Number:	6181331
Patent Number:	5646610
Patent Number:	5751222
Patent Number:	5804954
Patent Number:	5619121
Patent Number:	5633580
Patent Number:	5900723
Patent Number:	6114778
Patent Number:	5963021
Patent Number:	6072305
Patent Number:	7023193
Patent Number:	8643221
Patent Number:	8519681
CORRESPONDENCE DATA	
Fax Number:	(407)736-2472
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>	
Phone:	407-243-3175
Email:	IPDadmin.us@siemens.com

Correspondent Name: SIEMENS CORPORATION
Address Line 1: INTELLECTUAL PROPERTY DEPT
Address Line 2: 3501 QUADRANGLE BLVD STE 230
Address Line 4: ORLANDO, FLORIDA 32817

ATTORNEY DOCKET NUMBER: VARIOUS

NAME OF SUBMITTER: JENNIFER SEYMOUR

SIGNATURE: /Jennifer Seymour/

DATE SIGNED: 07/27/2016

Total Attachments: 4

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INTELLECTUAL PROPERTY ASSIGNMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT, effective the 1st day of October, 2015, is made and entered into by and between Siemens Industry, Inc., a Delaware corporation having its principal place of business in Alpharetta, Georgia, USA (the "Assignee"), and Siemens Energy Inc. a Delaware corporation having its principal places of business in Orlando, Florida, USA (the "Assignor");

WHEREAS, Assignor is the owner of each of (i) the patents and patent applications set forth on Schedule A hereto (the "Patents"); and (ii) the trademarks, trademark registrations, and trademark applications (including any and all goodwill symbolized thereby) set forth on Schedule B hereto (the "Trademarks") ((i)-(ii), collectively, the "Purchased Intellectual Property");

WHEREAS, pursuant to an Asset Purchase Agreement dated October 1, 2015, to which Assignor and Assignee are both parties, Assignee agreed to purchase certain assets from Assignor, including all of the Assignor's right, title and interest in and to the Purchased Intellectual Property. All capitalized terms used herein and not otherwise defined shall have the respective meanings assigned to them in the aforementioned Asset Purchase Agreement.

NOW, THEREFORE, for good and valuable consideration (including that recited in the Asset Purchase Agreement), the receipt and adequacy of which is hereby acknowledged, Assignor does hereby assign, transfer and convey to Assignee and its successors, assigns and nominees forever, Assignor's entire right, title and interest in and to the Purchased Intellectual Property, including (i) all rights therein provided by international conventions or treaties, and (ii) any and all rights to sue or recover and retain damages and costs and attorneys' fees for past, present and future infringement, dilution, misappropriation, or other violation thereof, and rights for priority and protection of interests therein under the laws of any jurisdiction. Assignor shall not enter into any agreement in conflict with this Assignment.

Assignee, its successors and assigns, shall hold the rights to the foregoing for and during the existence of such Purchased Intellectual Property as fully and as entirely as the same would have been held and enjoyed by Assignors had this Assignment not been made.

Assignor shall, without further consideration, comply with a reasonable request by Assignee, at Assignee's expense, to execute and deliver such documents to effectuate the purposes of this Assignment.

The parties agree that the assignment of each asset of the Purchased Intellectual Property shall be construed as separable and divisible from the assignment of every other asset of the Purchased Intellectual Property. The unenforceability or invalidity of this Assignment with respect to any one asset of the Purchased Intellectual Property shall not limit its enforceability or validity, in whole or in part, with respect to any other asset of the Purchased Intellectual Property.

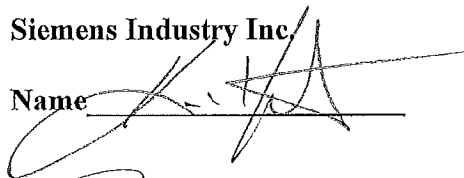
This Assignment may be signed in one or more counterparts, each of which shall be an original and all of which shall be considered one and the same agreement.

Assignor makes no warranties or representations or indemnities with respect to the Purchased Intellectual Property other than as may be provided in the Technology Purchase Agreement.

IN WITNESS WHEREOF, the undersigned have caused this Assignment to be duly executed and delivered as of the date first above written.

Siemens Industry Inc.

Name



Title

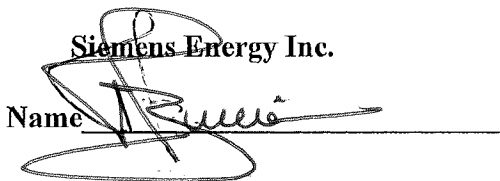
President

Date

5/31/16

Siemens Energy Inc.

Name



Title

CEO

Date

6/13/16

Siemens Industry Inc.

Name

Mirko Schnepf

Title

VP Finance

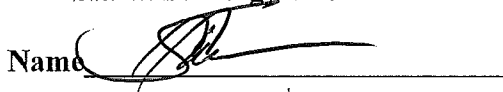
Date

5/31/16



Siemens Energy Inc.

Name



Title

COO

Date

6/8/16

Schedule A

Patents

Internal file no.	Filing Date	Application no.	Grant date	Grant nos.	Country
1995G07460 BR	06.03.1996	MU7603563-8			BR
2003P08981WEGR	06.21.2004	04755709.5	40968	3077690	GR
2003P08981WOJP	06.21.2004	2006-517468	40025	4350749	JP
1993P07490 MX	11.30.1994	949301	38776	234572	MX
1994P07494 MX	08.30.1995	953727	38040	219221	MX
1992P07487 US	09.23.1992	07/950,402	36130	5844550	US
1992P07487 US01	02.17.1998	09/025,001	36921	6181331	US
1995P07426 US	03.31.1995	08/414,067	35619	5646610	US
1995P07427 US01	12.26.1996	08/774,003	35927	5751222	US
1995P07447 US	06.26.1995	08/494,480	36046	5804954	US
1995P07459 US	06.29.1995	08/496,808	35528	5619121	US
1995P07460 US	06.29.1995	08/496,807	35577	5633580	US
1995P07549 US01	08.28.1997	08/919,465	36284	5900723	US
1997P07558 US	07.23.1997	08/899,364	36774	6114778	US
1998P07522 US	05.11.1998	09/075,481	36438	5963021	US
1998P07869 US	09.29.1998	09/163,100	36683	6072305	US
2003P08981 US01	06.21.2004	10/872,732	38811	7023193	US
2010P06813 US	06.08.2010	12/795,802	41674	8643221	US
2010P25172 US	02.11.2011	13/025,418	41513	8519681	US

Schedule B

Trademarks

CONFIDENTIAL					
Internal file number	Trademark	Filing date	Application number	Registration date	Registration number
2006W01291 US	GAS GUARD	01.19.06	78/794646	03.11.08	3396159
2007W07931 US	SMARTGEAR	04.16.07	77157286	07.08.08	3464703
2014W25463 CA	Sm@rtGear	06.08.15	1731824		
2014W25463 US	Sm@rtGear	12.08.14	86473529		