

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT5764975

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
AKTIEBOLAGET SKF	11/30/2018
RECEIVING PARTY DATA	
Name:	AVO MULTI-AMP CORPORATION DBA MEGGER
Street Address:	4271 BRONZE WAY
City:	DALLAS
State/Country:	TEXAS
Postal Code:	75237-1019
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	9223667
CORRESPONDENCE DATA	
Fax Number:	
<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:	720-845-6065
Email:	PatentsUS@eip.com
Correspondent Name:	EIP US LLP
Address Line 1:	5445 DTC PARKWAY, PH4
Address Line 4:	GREENWOOD VILLAGE, COLORADO 80111
ATTORNEY DOCKET NUMBER:	E1585.655(T).US#
NAME OF SUBMITTER:	SPENCER A. GIBBS
SIGNATURE:	/Spencer A. Gibbs/
DATE SIGNED:	10/10/2019
Total Attachments: 4	
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ASSIGNMENT OF INTELLECTUAL PROPERTY AGREEMENT

This ASSIGNMENT OF INTELLECTUAL PROPERTY AGREEMENT (this "Agreement") is made and entered into as of November 30, 2018, by and between Aktiebolaget SKF, 415 50 Göteborg, incorporated in Sweden under company registration number 556007-3495 ("Assignor"), and AVO Multi-Amp Corporation, d/b/a Megger, a Nevada corporation ("Assignee"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Purchase Agreement (as defined herein).

WHEREAS, SKF USA Inc. ("SKF USA") and Assignee are parties to a certain Asset Purchase Agreement, dated as of July 20, 2018 (the "Purchase Agreement"), pursuant to which, among other things, Assignee has agreed to purchase the Intellectual Property primarily related to the Business; and

WHEREAS, SKF USA and Assignee are parties to a certain Assignment of Intellectual Property Agreement, dated as of August 16, 2018 (the "IP Assignment Agreement"), pursuant to which, among other things, SKF USA transferred and assigned to Assignee the Intellectual Property primarily related to the Business; and

WHEREAS, Assignor and Assignee desire to enter into this Agreement to transfer and assign to Assignee any of the Intellectual Property primarily related to the Business and which is in the name of Assignor, as more specifically described herein; and

WHEREAS, the parties have agreed to execute this Agreement pursuant to Section 2.4(a)(vi) and Section 2.4(b)(vi) of the Purchase Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained in this Agreement and for other good and valuable consideration, the receipt, adequacy and legal sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Assignment. Effective as of the Closing Date, Assignor hereby, transfers, assigns and delivers to Assignee, its successors, assigns and legal representatives, and Assignee hereby purchases and acquires, all of Assignor's right, title and interest in and to the Intellectual Property set forth on Exhibit A hereto (the "Foreign IP") together with the right to sue and obtain damages and equitable relief for past, present and future infringement, misappropriation, dilution or violation thereof or unfair competition therewith. Assignor further transfers, assigns and delivers to Assignee, and Assignee hereby purchases and acquires the right to file and prosecute in its own name, wherever so permitted by Law, patent applications, including corresponding applications, based on any of the Foreign IP, and to claim priority to any of the Foreign IP pursuant to any Law. Assignee may apply for and receive patents in its own name wherever so permitted by Law and Assignor shall, when requested by Assignee, execute or cause to be executed all rightful oaths, assignments, and powers of attorney to Assignee or to agents and legal representatives of Assignee, and all other papers necessary and proper or reasonably requested to carry out the intent and purpose of this Agreement, including all papers reasonably necessary in connection with the Foreign IP and any continuing, divisional, reissue, reexamination, or other corresponding application thereof and to execute any separate assignment in connection with such application. Assignor does not retain any ownership rights in the Foreign IP, the inventions disclosed therein, or the rights transferred to Assignee hereunder.

2. Effect of Agreement. This Agreement is made subject to and with the benefit of the respective representations and warranties, agreements, covenants, terms, conditions, limitations, and other provisions of the Purchase Agreement. The parties hereto acknowledge and agree that this Agreement shall be subject to, and shall not be deemed to supersede any of the provisions of, the Purchase Agreement, and if there is any conflict or inconsistency between the terms of this Agreement and the Purchase Agreement, the terms of the Purchase Agreement shall prevail, govern and control in all respects. Nothing in this Agreement shall diminish any party's rights or obligations under the Purchase Agreement.

3. Further Assurances. Assignor agrees to, at its expense, prepare, execute, and record all papers, instruments, and assignments required or reasonably requested to complete a recorded chain of title for the Foreign IP that is not in the name of Assignor as of the date this Agreement. Assignor further agrees to cooperate with Assignee and to execute and deliver all further papers, instruments, and assignments, as may be necessary to vest all right, title, and interest in and to the Foreign IP to Assignee. After the date hereof, each of the parties hereto shall, and shall cause their respective Affiliates to, execute and deliver such additional documents, instruments, conveyances and assurances and take such further actions as may be reasonably required to carry out the provisions hereof and give effect to the transactions contemplated by this Agreement.

4. Amendment and Waiver. This Agreement may only be amended, modified, or supplemented by an agreement in writing signed by each party hereto. Waiver of any term or condition of this Agreement by any party shall only be effective if in writing and shall not be construed as a waiver of any subsequent breach or failure of the same term or condition, or a waiver of any other term or condition of this Agreement.

5. Entire Agreement. This Agreement including the Exhibit attached hereto, which is deemed for all purposes to be part of this Agreement, contains all of the terms, conditions and representations and warranties agreed upon or made by the parties relating to the subject matter of this Agreement and supersede all prior and contemporaneous agreements, negotiations, correspondence, undertakings and communications of the parties or their Representatives, oral or written, respecting such subject matter (other than the Purchase Agreement).

6. Binding Effect; Assignment. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their permitted successors and assigns. No party to this Agreement may assign or delegate, by operation of Law or otherwise, all or any portion of its rights, obligations or liabilities under this Agreement without the prior written consent of the other parties to this Agreement, which any such party may withhold in its absolute discretion. Any purported assignment without such prior written consents shall be void.

7. Governing Law. This Agreement and any claim or controversy hereunder shall be governed by and construed in accordance with the Laws of the State of Delaware without giving effect to the principles of conflict of Laws thereof.

8. Headings. The headings contained in this Agreement are intended solely for convenience and shall not affect the rights of the parties to this Agreement.

9. Counterparts. This Agreement may be signed in any number of counterparts, and delivered via facsimile or similar electronic transmittal, with the same effect as if the signatures to each counterpart were upon a single instrument, and all such counterparts together shall be deemed


an original of this Agreement.

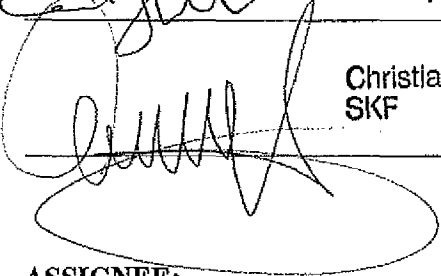
10. Notice. Notices shall be provided to the addresses and in the manner provided in the Purchase Agreement.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first written above.

ASSIGNOR:

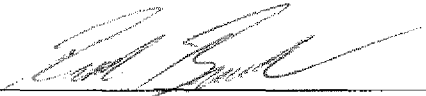
Aktiebolaget SKF
(publ)

By:  Carina Bergfelt
AB SKF

By:  Christian Johansson
SKF

ASSIGNEE:

AVO MULTI-AMP CORPORATION

By: 

Name:
Title:

EXHIBIT A
Intellectual Property

Patents and Patent Applications:

Family / Internal file number	Internal file number	Title	Filing date	Application number	Publication number	Grant date	Applicant / Name
201100644	2011P00644 US01	METHOD FOR IDENTIFYING ROOT CAUSE FAILURE IN A MULTI-PARAMETER SELF LEARNING MACHINE APPLICATION MODEL	11.08.2012	13/671,842	US-2013-0117607-A1	12.29.2015	Aktiebolaget SKF
201100644	2011P00644 US	Multi-Parameter Self Learning Machine Model	11.09.2011	61/557,562	Provisional/No Publication		Provisional/Not Assigned
201400148	2014P00148WOCN	SYSTEMS AND METHODS FOR IMPROVED DATA STRUCTURE STORAGE	04.30.2015	201580021883.7	CN106255962A		Aktiebolaget SKF
201400148	2014P00148WODDE	Systeme und Verfahren für einen verbesserten Datenstrukturspolicher	04.30.2015	112015002101.9	112015002101		Aktiebolaget SKF
201400148	2014P00148 US	SYSTEMS AND METHODS FOR IMPROVED DATA STRUCTURE STORAGE	05.01.2014	14/266,883	US-2015-317346	05.02.2017	Aktiebolaget SKF
201500070	2015P00070 CN	Task Sequencer	02.23.2016	201610352696.3	CN106095399A		Aktiebolaget SKF
201500070	2015P00070 DE	Task-Sequencer	02.23.2016	102016202757.3	102016202757		Aktiebolaget SKF
201500070	2015P00070 US	Task Sequencer	02.23.2015	14/628,664	US-2016-26574		Aktiebolaget SKF
201500200	2015P00200 CN	Partial Discharge Detection Bandwidth Expansion Through Input Signal Attenuation	08.25.2016	201610728547.2	CN106483430A		Aktiebolaget SKF
201500200	2015P00200 US	Partial Discharge Detection Bandwidth Expansion Through Input Signal Attenuation	08.26.2015	14/836,180	US-2017-059642		Aktiebolaget SKF
201500200	2015P00200 DE	Bandbreitenverweiterung einer Teilentladungsdetektion durch Attenuation des Eingangssignals	08.12.2016	102016215052.9	102016215052		Aktiebolaget SKF
201500201	2015P00201 DE	Verschaltungsmatrix zur Detektion einer Teilentladung zur Analyse mehrerer Anschlussdrähte	07.28.2016	102016213940.1	102016213940		Abandoned/No Assignment
201500201	2015P00201 CN	Partial Discharge Detection Relay Matrix for Multiple Lead Analysis	07.29.2016	201610620767.3	CN106405342A		Abandoned/No Assignment
201500201	2015P00201 US	Partial Discharge Detection Relay Matrix for Multiple Lead Analysis	07.31.2015	14/814,621	US-2017-030957		Abandoned/No Assignment
201500380	2015P00380 US	PARTIAL DISCHARGE SIGNAL NORMALIZATION	08.28.2015	14/838,884		06.21.2016	Aktiebolaget SKF
201500380	2015P00380 CN	PARTIAL DISCHARGE SIGNAL NORMALIZATION	08.25.2016	201610727476.4	CN106483429A		Aktiebolaget SKF
201500380	2015P00380 DE	Normalisierung eines Teilentladungssignals	08.26.2016	102016216111.3	102016216111		Aktiebolaget SKF
201500405	2015P00405 CN	PARTIAL DISCHARGE SIGNAL DETECTION USING RESISTIVE ATTENUATION	08.31.2016	201610797109.1	CN106483432A		Aktiebolaget SKF
201500405	2015P00405 DE	Teilentladungssignaldetektion mittels Widerstandsattenuierung	09.01.2016	102016216504.6	102016216504		Aktiebolaget SKF
201500405	2015P00405 US	PARTIAL DISCHARGE SIGNAL DETECTION USING RESISTIVE ATTENUATION	09.02.2015	14/842,937	US-2017-059643	05.01.2018	Aktiebolaget SKF
201600059	2016P00059 US	Fixed impedance cabling for high voltage surge pulse	04.25.2016	15/137,194	US-2017-307677		Aktiebolaget SKF
201600059	2016P00059 CN	Fixed impedance cabling for high voltage surge pulse	12.26.2016	201611216001.5	CN107306058A		Aktiebolaget SKF
201600059	2016P00059 DE	Feste Impedanzverkabelung für einen Hochspannungsschaltimpuls	04.06.2017	102017205926.5	102017205926		Aktiebolaget SKF
201600060	2016P00060 US	RELAY DRIVE WITH VOLTAGE ISOLATION	04.25.2016	15/137,225	US-2017-310222	12.19.2017	Aktiebolaget SKF
201600060	2016P00060 CN	RELAY DRIVE WITH VOLTAGE ISOLATION	02.03.2017	201710063111.0	CN107306092A		Aktiebolaget SKF
201600060	2016P00060 DE	Relais-Antrieb mit Spannungsisolation	04.06.2017	102017205927.3	102017205927		Aktiebolaget SKF
201600185	2016P00185WO	Dielectric Heating of Motor Insulation with RF Energy Stimulus to Repair Defects and Degradation in the Insulating Material In-Situ	09.20.2017	PCT/EP2017/073825	WO2018/055004		PCT/Not Assigned
201600185	2016P00185 US	Dielectric Heating of Motor Insulation with RF Energy Stimulus to Repair Defects and Degradation in the Insulating Material In-Situ	09.23.2016	62/898,810	Provisional/No Publication		Provisional/Not Assigned
201600141	2016P00141 US	SYSTEM FOR MAGNETIC BURST TESTING OF LARGE ELECTRIC MOTORS WITH PORTABLE TESTER POWERED BY A DOMESTIC WALL OUTLET	12.21.2017	15/849,775			Aktiebolaget SKF
201600186	2016P00186 US	REAL TIME COLLECTION AND CALCULATION OF REPEATABILITY DATA FOR CALIBRATION CERTIFICATE	12.20.2017	62/608,301	Provisional/No Publication		Provisional/Not Assigned
201600190	2016P00190 US	PARTIAL DISCHARGE ADVANCED CHARACTERIZATION FOR REMOVAL OF EQUIPMENT GENERATED DISCHARGE SIGNALS	12.20.2017	62/608,345	Provisional/No Publication		Provisional/Not Assigned
201700177	2017P00177 US	METHOD FOR MAGNETIC BURST TESTING OF LARGE ELECTRIC MOTORS WITH PORTABLE TESTER POWERED BY A DOMESTIC WALL OUTLET	12.21.2017	15/849,854			Aktiebolaget SKF