

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT6740127

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	LICENSE
CONVEYING PARTY DATA	
Name	Execution Date
SOITEC S.A.	12/01/2015
STMICROELECTRONICS SAS	12/01/2015
RECEIVING PARTY DATA	
Name:	HSEB DRESDEN GMBH
Street Address:	MANFRED-VON-ARDENNE-RING 4
City:	DRESDEN
State/Country:	GERMANY
Postal Code:	01099
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	14442081
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:	7162394300
Email:	patentefs@idealawyers.com
Correspondent Name:	COLSON LAW GROUP
Address Line 1:	5555 MAIN STREET
Address Line 4:	BUFFALO, NEW YORK 14221
ATTORNEY DOCKET NUMBER:	BP00001
NAME OF SUBMITTER:	ROBERT P. SIMPSON
SIGNATURE:	/Robert P. Simpson/
DATE SIGNED:	06/02/2021
Total Attachments: 18	
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LICENSE AGREEMENT

THIS LICENSE AGREEMENT (the "Agreement") is made and entered into on December, 1st 2015 (the "Effective Date"):

BY AND BETWEEN:

SOITEC S.A., a French company with a share capital of 23 130 332 €, having its registered office at Chemin des Franques, Parc Technologique des Fontaines, 38190 Bernin, France (hereinafter called the "**Licensor**"),

And

HSEB Dresden GmbH, having its principal office at Manfred-von-Ardenne-Ring 4 01099 Dresden, Germany,

(hereinafter called the "**Licensee**").

Each referred to hereinafter from time to time individually as a "**Party**" and collectively as the "**Parties**".

WITNESSETH:

WHEREAS, the Licensor has developed and co-owns with STMicroelectronics (Crolles2) SAS (hereinafter called "ST"), a French company having its registered office at 850, rue Jean Monnet, 38920, Crolles, France, an invention which is described in Patent Application PCT/EP2013/069528, and has the right to grant licenses on rights relating to such invention;

WHEREAS, the Licensor is in possession of Know-How (as defined hereinafter) relating to the invention which is described in Patent Application PCT/EP2013/069528 and which may be useful to develop and manufacture products within the scope of the invention as claimed in Patent Application PCT/EP2013/069528, and has the right to grant a license to employ such Know-How;

WHEREAS, the Licensor has developed and owns an invention which is described in Patent Application EP15306552.9, and has the right to grant licenses on rights relating to such invention;

WHEREAS, the Licensor and Licensee participate to the ECSEL JU WAYTOGO FAST (*Which Architecture Yields Two Other Generations Of Fully depleted Advanced Substrate & Technologies*) project (the "JU Project"), the main objective of this JU Project – the duration of which is 24 months - being to establish a Pilot Line in Europe offering an optimized Power-Performance-Area-Cost (PPAC) trade-off for a 14nm and beyond FDSOI technology platform based on Fully Depleted (FD) devices built on advanced Silicon On Insulator (SOI) substrate.

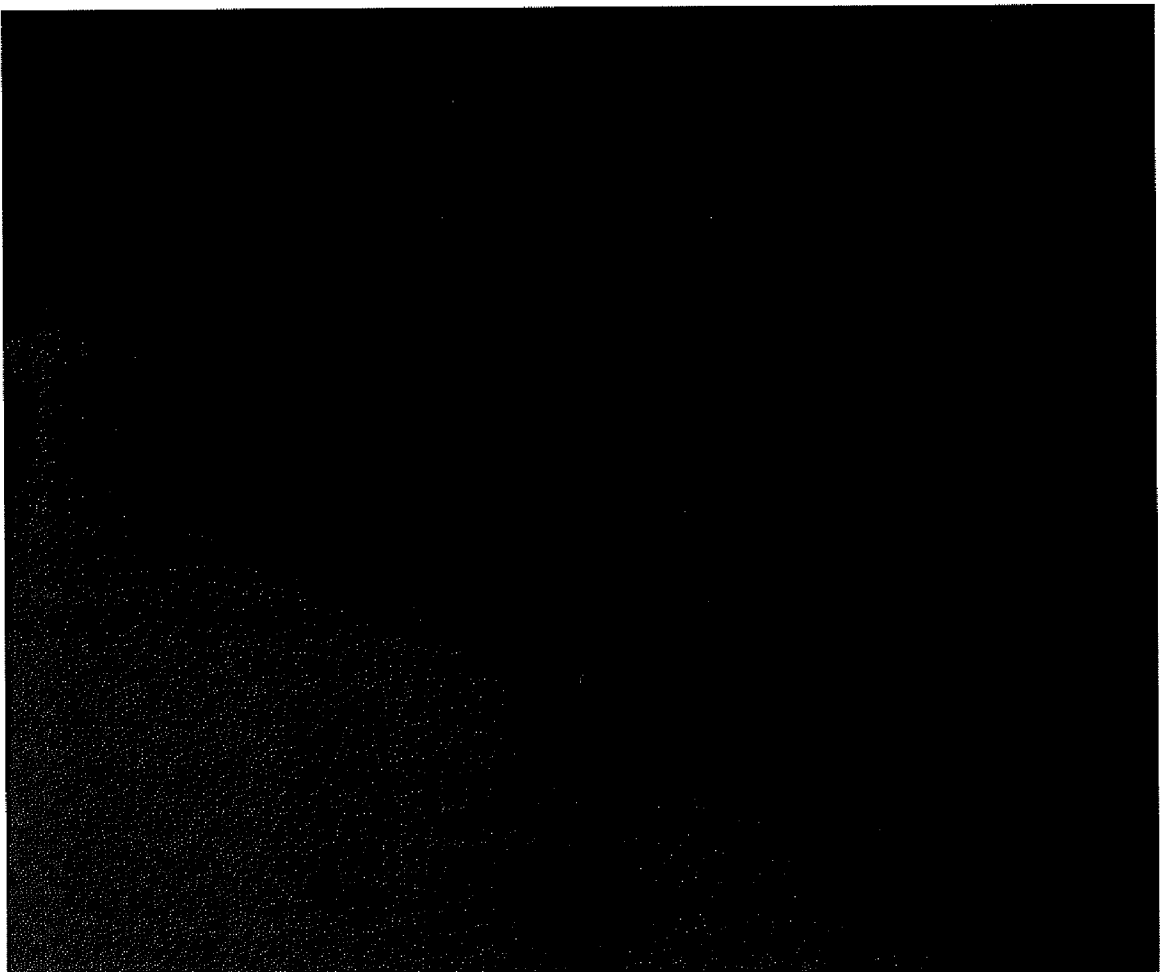
WHEREAS, the Licensee and Licensor wish, in the frame of the JU Project, to enter into a joint development agreement (hereinafter "JDA") pursuant to which the Licensee undertakes to develop and install at Licensor's site in Bernin (France) a differential reflectivity measurement beta (prototype) equipment - enabling thickness variation and top surface uniformity measurement, in particular on extremely thin layers with extremely low roughness - in accordance with the specifications to be specified in the JDA ,

WHEREAS, the Licensee wishes also, outside the JU Project, to develop, manufacture and sell differential reflectivity measurement equipments ("DRM Equipments") to other entities than Licensor before, during and after the coming into force of the JDA;

WHEREAS, the Parties agree that the Licensor shall grant to the Licensee a license to use the inventions as described and claimed in Patent Application PCT/EP2013/069528 and in Patent Application EP15306552.9 under the terms and conditions herein;

NOW IT IS HEREBY AGREED AS FOLLOWS:

ARTICLE 1 - DEFINITIONS



"Agreement" shall mean this main part of the Agreement together with all attached Annexes.

"Asian Countries" shall mean South Korea, Japan, People's Republic of China (to the exclusion of Taiwan, Hong-Kong and Macau) and Republic of Singapore.

"Control" shall mean the power to direct the affairs of any individual, corporation, partnership, joint venture, trust, business association, governmental entity or other entity by reason of ownership of voting stock, by asset acquisition, by contract or otherwise.

"DRM Technic" shall mean the thickness and/or uniformity measurement procedure as claimed in the Licensed Patent Rights.

"Field of Use" shall mean the development of thickness and/or uniformity measurement procedure of thin films lying on support substrates by DRM Technic and/or the development of Tool and DRM Equipments enabling the DRM Technic.

"IPR" shall mean any intellectual property rights, including also Know-How.

"JDA" shall mean the Joint Development Agreement executed by the Parties together with this Agreement.

"Know-How" shall mean non-patented secrets and /or proprietary techniques, formulae, knowledge, processes, algorithms, trade secrets and the like that may be useful to develop and manufacture the Licensed Products as attached to this Agreement.

"Licensed IPR" shall mean collectively Licensed Patent rights (as defined hereinafter), and Licensed Know-How (as defined hereinafter) useful to develop, manufacture and sell the Licensed Products.

"Licensed Know-How" shall mean Know-How as described in Annex A to this Agreement, relating to the Licensed Patent Rights and that may be useful to develop and manufacture the Licensed Products.

"Licensed Patent Rights" shall mean European Patent Application No. EP15306552.9, French Patent Application FR 1260751 and International Patent Application PCT/EP2013/069528 (hereinafter the "Patent Applications") as listed in Annex A and any protective rights and applications derived from such Patent Applications, including any utility models, applications, divisions, continuations, continuation-in-part, reissues, renewals thereof, and any foreign counterparts thereof.

"Exclusively Licensed Rights" shall mean:

- (i) Licensed Know-How;
- (ii) European Patent Application No. EP15306552.9 and any protective rights and applications derived from such patent application, including any utility models, applications, divisions, continuations, continuation-in-part, reissues, renewals thereof, and any foreign counterparts thereof, in the Territory; and

- (iii) Subject to written consent for exclusivity from ST, French Patent Application FR 1260751 and International Patent Application PCT/EP2013/069528 as listed in Annex A and any protective rights and applications derived from such patent applications, including any utility models, applications, divisions, continuations, continuation-in-part, reissues, renewals thereof, and any foreign counterparts thereof, within the sole Asian Countries.

“Non-exclusively Licensed Rights” shall mean:

French Patent Application FR 1260751 and International Patent Application PCT/EP2013/069528 as listed in Annex A and any protective rights and applications derived from such patent applications, including any utility models, applications, divisions, continuations, continuation-in-part, reissues, renewals thereof, and any foreign counterparts thereof,

- (i) in the Territory if consent for exclusivity – as specified in point iii) of the definition of “Exclusively licensed Rights” - is denied by ST; or
- (ii) in the Territory except Asian Countries if ST provides written consent for exclusivity as specified in point iii) of the definition of “Exclusively Licensed Rights” above.

“License Period” shall mean both Licence Period n°1 (as defined below) and License Period n°2 (as defined below).

“License Period n°1” shall mean the period as from the Effective Date of this Agreement until beginning of the License Period n°2. In the case where License Period n°2 would not start for any reason whatsoever, License Period n°1 shall automatically end the day of expiration and/or termination of the JU Project.

“License Period n°2” shall mean the period as from the date of Acceptance by Licensor of the developed Tool pursuant to the terms of the JDA, until the expiration or termination of the last registered Licensed Patent Rights.

“Licensed Product(s)” shall mean DRM Equipment (differential reflectivity measurement) enabling thickness variation and top surface uniformity measurement, in particular on extremely thin layers with extremely low roughness.

“New IPR” shall mean any IPR relating to and/or constituting any improvements, enhancements, modifications of any nature in the Field of Use made by the Licensee or Licensor during the term of this Agreement.

“Personnel” shall mean any person employed by or under the control of SOITEC or HSEB, or under the control of a person or entity employed or under the control of SOITEC or HSEB, including without limitation any employee, agent, contractor/ subcontractor, consultant of SOITEC or HSEB.

"Territory" shall mean concerning the Licensed Patent rights, "Territory" shall mean any country where Licensed Patent Rights are registered or filed for; concerning Licensed Know-How, "Territory" shall mean any country worldwide.

"Tool" shall mean Licensed Product manufactured by the Licensee in accordance with all the Tool Specifications and Acceptance Criteria to be specified in the JDA .

1.2 In this Agreement, unless the context otherwise requires:

- (a) references to a statutory provision include a reference to that statutory provision as from time to time amended, extended or re-enacted and any regulations made under;
- (b) the headings in this Agreement are for ease of reference only and shall not affect its interpretation.

ARTICLE 2 - GRANT OF LICENSE

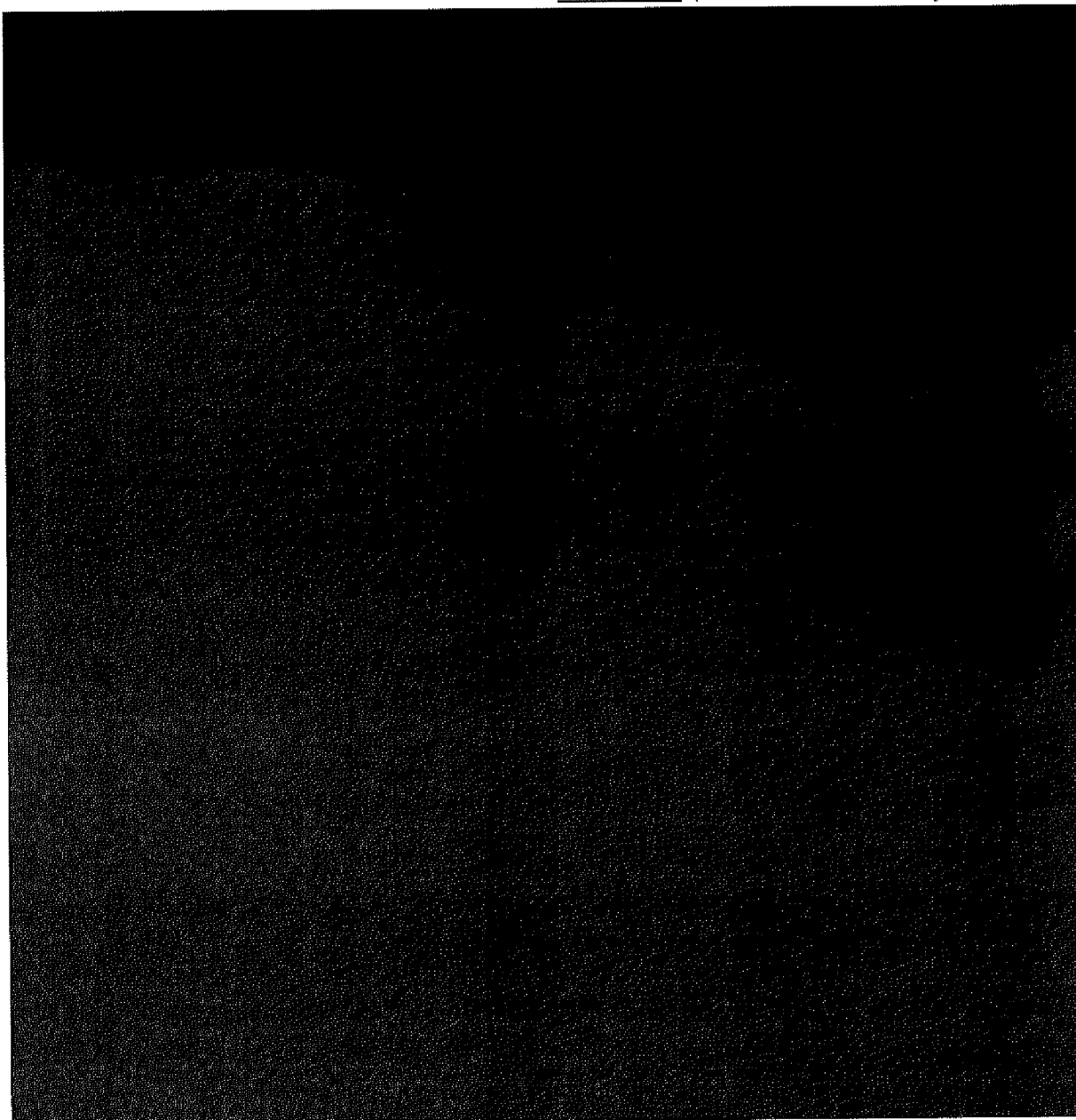
2.1. The Licensor agrees to grant and hereby grants to the Licensee for an overall license value as specified in Article 2.7. (Invoices) below, the following licenses, being understood that the above-mentioned license value does not depend on the exclusive or non-exclusive nature of the licenses so granted:

- (i) a non-exclusive, non-transferable license, without the right to sublicense, to use the Non-exclusively Licensed Rights during the License Period only in the Field of Use to develop, adapt, manufacture, have manufactured, assemble, have assembled, import, use, distribute or have distributed, promote, offer to sell, or sell or otherwise dispose of the Licensed Products subject to the rights of third parties.
- (ii) an exclusive, non-transferable license, to use the Exclusively Licensed Rights (being understood that, as mentioned in point iii) of the definition of "Exclusively Licensed Rights", in the case where ST's written consent would not be provided, such license regarding the rights stated in point iii) of the definition of "Exclusively Licensed Rights", will consist in a non-exclusive license) during the License Period only in the Field of Use to develop, adapt, manufacture, have manufactured, assemble, have assembled, import, use, distribute or have distributed, promote, offer to sell, or sell or otherwise dispose of the Licensed Products subject to the rights of third parties.

It is understood that, in any cases, ST will keep:

- (i) all rights associated with the Non-exclusively Licensed Rights, including the right to sublicense;
- (ii) all rights associated with the rights specified in points (i) and (iii) of the definition of Exclusively Licensed Rights, except the right to sublicense.

2.2 In consideration of the licenses mentioned in Article 2.1, (no matter whether they



2.6. If the Licensee wishes to register its license under this Agreement in any country within the Territory, then upon the reasonable request of and at the cost and expense of Licensee, Licensors shall provide reasonable assistance for Licensee to register the license.



ARTICLE 3 - SUBLICENSING

The Licensee shall not, without the prior written approval of the Licensor and Licensor's fair compensation to be negotiated between the Parties, sublicense the Licensed IPR to any third party other than its Affiliates. Such Licensor's approval may be withheld at Licensor's sole discretion. Licensor undertakes to issue approval or non-approval within three (3) months from receipt of Licensee's notification where such approval is sought (for practical reasons, Licensee's notification requesting such approval from Licensor shall mention expressly the deadline when Licensor's decision must be issued); the Licensee shall not grant sublicensee the right to itself sublicense the Licensed IPR. Terms and conditions in Article 5.1 (ii), 5.1 (iii) and 5.1 (iv) of this Agreement shall be applicable to sublicensee.

ARTICLE 4 - DEVELOPMENTS AND IMPROVEMENTS

In the event that any of the Parties develops New IPR during the Agreement, the other Party shall be the first to be informed and a license be offered under terms and conditions to be negotiated in good faith. It is understood that HSEB has filed IPR before the Effective Date which are not subject to this Article.

ARTICLE 5 - REPRESENTATION AND WARRANTIES:

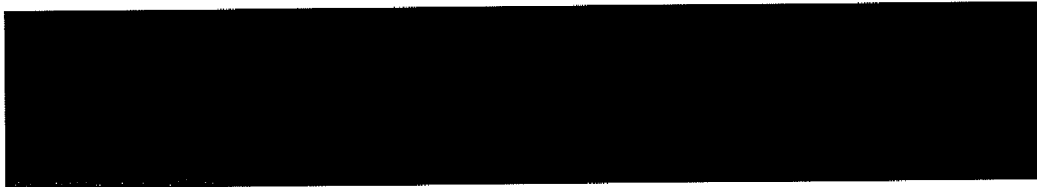
5.1 Licensee hereby represents and warrants that:

- (i) Licensee has full right and power to enter into and perform this Agreement without the consent of any third party;

(ii) Licensee and its Affiliates will not, directly and/or indirectly challenge the validity of any of the Licensed IPR, including, but not limited to, by participating in and/or filing re-examinations with respect to any Licensed IPR.

(iii) Licensee and its Affiliates will preserve the secrecy of the Licensed Know-How as long as it is not disclosed by third parties which are not under the Control of any of the Parties and shall not transmit it to any third parties;

(iv) Licensee shall use the Licensed Know-How only in the Field of Use as long as it is not disclosed by third parties which are not under the Control of any of the Parties; and



5.2. Licensors hereby represents and warrants:

- (i) the existence of the Licensed IPR;
- (ii) that Licensors has full right and power to enter into and perform this Agreement without the consent of any third party, except when ST's consent is required for exclusive licenses, as stated in the Agreement;
- (iii) that Licensors has full authority and rights to perform its obligations under this Agreement and to grant to Licensee a license under the Licensed IPR; that Licensors has not assigned or conveyed any interest (including any license or covenant not to sue) in the Licensed IPR which may be inconsistent with the grant of rights hereunder, subject to what is specified in article 2.1 concerning rights kept by ST ;
- (iv) that, as far as Licensors may know, none Licensors's employees are aware of any publications, uses, devices publically available, developments or any other prior art showing the invention as claimed and/or described in the Licensed Patents Rights affecting patentability of the inventions. Annex C lists prior art known, if any, to Licensors in the Field of Use;
- (v) that, as far as Licensors may know, none Licensors's employees are aware of any valid patents within the Territory which might be infringed by the use of the Licensed Products as claimed in the Licensed Patent Rights;
- (vi) that Licensors has not, during the last five years, received notice in writing of any dependency of the Licensed IPR on third parties' intellectual property rights.

5.3 It is understood between the Parties that Licensors shall not provide any warranty other than as expressly provided in **Article 5.2** of this Agreement. In particular, with the

exception of warranty in 5.2 (v) neither Licensor nor its legal representatives, directors and/or officers warrant the validity of the IPR included in the Licensed IPR nor that the IPR included in the Licensed IPR do not infringe or are not infringed by rights of third parties or that Licensee will be successful in the use of the Licensed IPR.

5.4. Licensor is granting licenses under the Licensed IPR and, if any, Licensee and Licensor will grant licenses to the New IPR, on an "as is" basis with no warranty of any kind, either expressed or implied, including but not limited to the implied warranties of merchantability, fitness for a particular purpose, title, or non-infringement.

5.5. Neither Party assumes responsibility or liability for loss or damages, whether direct, indirect, consequential, or incidental, which might arise out of the other's use of the Licensed IPR and/or New IPR, including but not limited to the use of any data, confidential information or assistance provided hereunder, which shall be entirely at the user's risk and peril.

5.6. For avoidance of doubt, it is understood between the Parties that with the exception of the provision in section 5.2 (v) Licensor does not warrant that the Licensed Patent Rights will be granted by the patent office(s), hence Licensor shall have no liability in case of rejection by patent office(s) of these Licensed Patent Rights and thereof Licensee shall not be entitled to any indemnity nor any compensation nor reimbursement of any kind whatsoever. The same if the Licensed Patent Rights are cancelled for whatever reasons. Licensee has the right to obtain any information relating to patent proceedings especially in prosecution, validity proceedings and litigation from Licensor or its representatives. Licensee has, furthermore, the right to continue prosecution and any other proceedings at its own costs if Licensor intends to abandon any of the Licensed Patent Rights, subject to prior approval from ST for Licensed Patent Rights jointly owned by ST and the Licensor.

5.7. The Parties acknowledge that the exclusions and/or limitation of liability expressly provided in this Article 5 or elsewhere in this Agreement were an essential element in setting consideration under this Agreement.

ARTICLE 6 - THIRD PARTY INFRINGEMENT

6.1 Should any Party obtain knowledge of any potential infringement of the Licensed IPR, they shall inform the other Party in writing within thirty (30) days of obtaining such knowledge.

6.2 Any Party may, but is not required to, at its sole discretion and subject to first consultation with the other Party, institute and maintain legal proceedings at its own expense against any third party that the Party reasonably believes to be infringing the Licensed IPR in order to eliminate such infringement, subject to ST's written consent for Non-exclusively Licensed Rights. The other Party (joining party) may join as a party

plaintiff in such action at its own expense. It is understood between the Parties that each Party shall retain all amounts received in settlement or damages resulting from such legal proceedings which may be attributed to its own damage. The first Party to institute and maintain such legal proceedings, shall, subject to ST's consent for Non-exclusively Licensed Rights, be the sole determinant of all matters with respect to any such legal proceedings, including whether or not any action is to be taken and whether, and under what circumstances, a settlement shall be attempted and/or concluded.

The Party which will not institute and maintain legal proceedings, shall, however, cooperate fully for the enforcement of rights contained in this Article 6.2, including, without limitation, filing the case, authorizing representatives, releasing information and documents relevant thereto, and/or appearance as witnesses therein, at the expense of the other Party.

ARTICLE 7 - CONFIDENTIALITY

7.1 The Parties agree that the "Framework Non-Disclosure Agreement number 003696 and its Supplement for Disclosure n°1 as amended by Amendment n°1 (hereinafter collectively the "NDA") attached hereto as Annex B shall govern the use and protection of each Parties' Confidential Information (as defined in the NDA) for the duration of this Agreement and five (5) years after the termination of this Agreement.

7.2 Concerning Know-How notably contained inside the Licensed IPR, the confidentiality obligation as provided for in this Article 7 shall, if lawfully permitted, remain in force during the Agreement and without any limit of time after termination, cancellation, or term, but in no circumstances less than ten (10) years after termination, cancellation, or term of the Agreement.

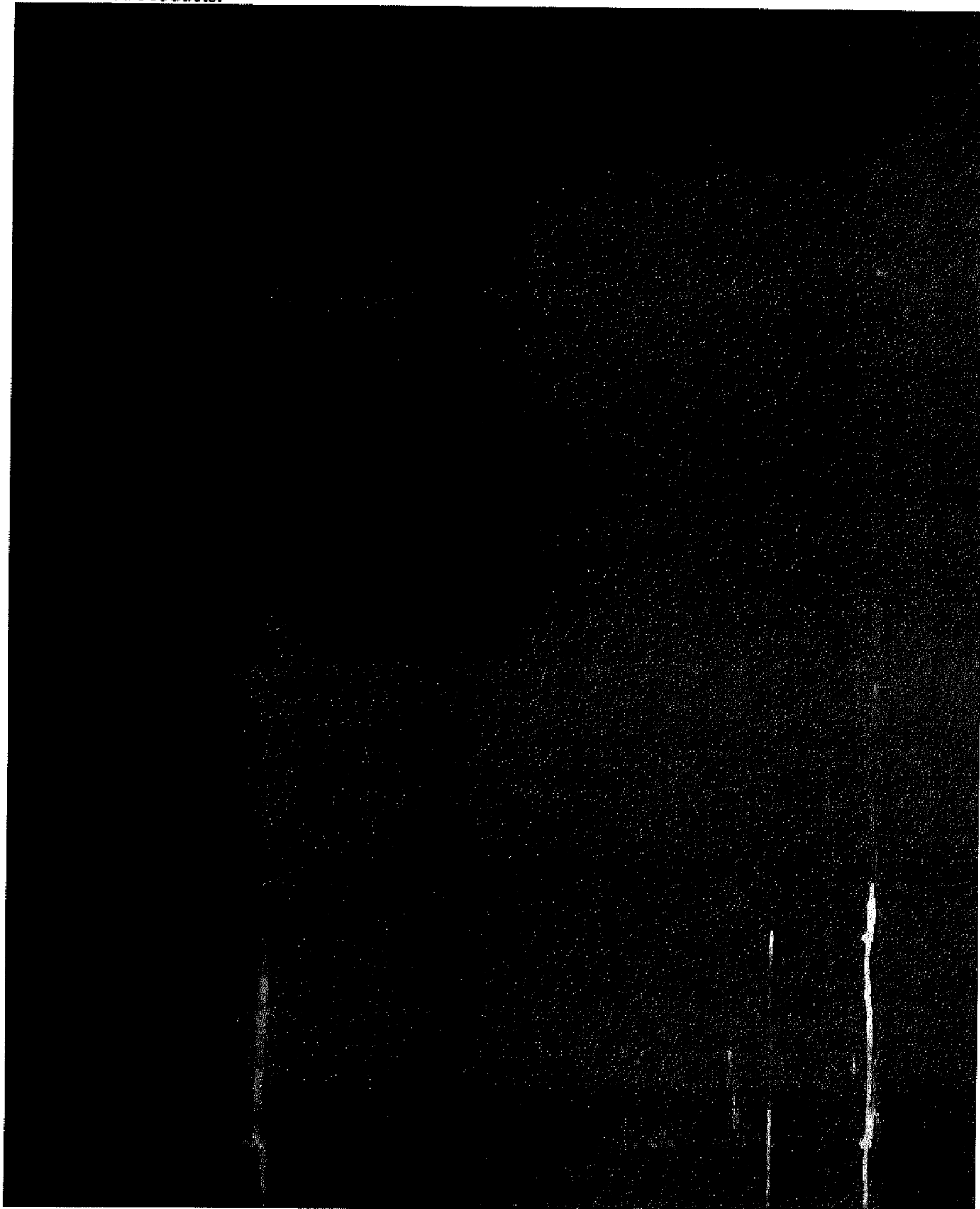
ARTICLE 8 - TERM

This Agreement and the licenses granted herein shall come into force and effect on the above Effective Date and shall remain in full force and effect until the end of the License Period, unless earlier terminated in accordance with Article 9 below.

ARTICLE 9 – TERMINATION

9.1 Unless otherwise agreed in the provisions below, Licensor and Licensee may not terminate this Agreement. Without prejudice to the provisions below, if either Party commits a material breach of any covenant or obligation contained herein (each "default"), and shall fail to remedy any such default within thirty (30) days after becoming aware of such default or after receiving written notice thereof by the non-defaulting Party, whichever occurs first, the non-defaulting Party may terminate this Agreement.

9.2. Upon the expiration or termination of this Agreement by Licensor for any reason pursuant to the provisions of 9.1 and 9.3 ii), Licensee shall immediately cease to use the Licensed IPR and therefore the development, manufacture, sale or other disposal of the Licensed Products.





ARTICLE 10 - VALIDATION/ MAINTENANCE OF THE LICENSED IPR

10.1 Licensor shall not be liable in the case of rejection of the Licensed IPR by any patent office, nor in the case of invalidation, revocation or cancellation of such Licensed IPR unless exclusively based on prior art known to the Licensor before the Effective Date and knowingly withheld from Licensee.

10.2. Licensor shall:

- a) prosecute and maintain the Licensed Patent Rights, to the exception of the European Patent Application No. EP153065552.9 (and any protective rights and applications in relation with the invention described in said European Patent Application), unless (i) abandonment is approved in writing by Licensee or (ii) the Licensor has not succeeded in convincing the respective national patent office of the patent validity of the Licensed Patent Rights after a reasonable number of patent office actions related to ;
- b) decide, after consultation with Licensee, upon the filing and prosecution of any protective rights and applications in relation with the invention described in European Patent Application No. EP153065552.9, and shall determine in which countries of the world to file and/or validate such rights, being understood that;
 - i) Licensor will file, prosecute, and maintain any protective rights and applications in relation with the invention described in European Patent Application No. EP153065552.9, at least in the countries TW, CN, JP, SG, KR, US, EP and validate the EP patent in DE and FR, subject to reasonable objections related to patentability, and unless (i) abandonment is approved in writing by Licensee or (ii) the Licensor has not succeeded in convincing the respective national patent office of the patent validity of the Licensed Patent Rights after a reasonable number of patent office actions related to it;
 - ii) Licensor will file, prosecute, and maintain any protective rights and applications in relation with the invention

described in European Patent Application No. EP15306552.9, in the name of Licensor but **at the costs of the Licensee**, in countries in which solely the Licensee desires to file and prosecute, and unless (i) abandonment is approved in writing by Licensee. It is agreed that non-payment of above mentioned costs in due time by the Licensee shall be considered as an abandonment from Licensee.

10.3. Notwithstanding the foregoing in Article 10.2, and Article 9.4 (iv), it is expressly understood between the Parties that Licensor, at its discretion, may decide not to pursue/maintain any of the Licensed Patent Rights. In such case, Licensor shall offer to Licensee those Licensed Patent Rights to be taken over, subject to ST's written consent for what concerns the share that Licensor co-owns regarding the Non-Exclusively Licensed Rights

Licensee hereby covenants not to sue for patent infringement Licensor, Licensor's Affiliates and Licensor's licensees and licensees' sub-licensees under any of those Licensed Patent Rights that would be taken over by Licensee.

ARTICLE 11 - MISCELLANEOUS PROVISIONS

11.1 Notices

All notices which are required or permitted to be given to the Parties under this Agreement shall be sufficient in all respects if given in writing and delivered in person, by telecopy, by overnight courier, or by registered or certified mail, postage prepaid, to the receiving Party at the following address or to such other address as such Party may have given to the other by notice pursuant to this Article:

To Licensor:

To SOITEC S.A.

Attention: General Counsel

Chemin des Franques

Parc Technologique des Fontaines

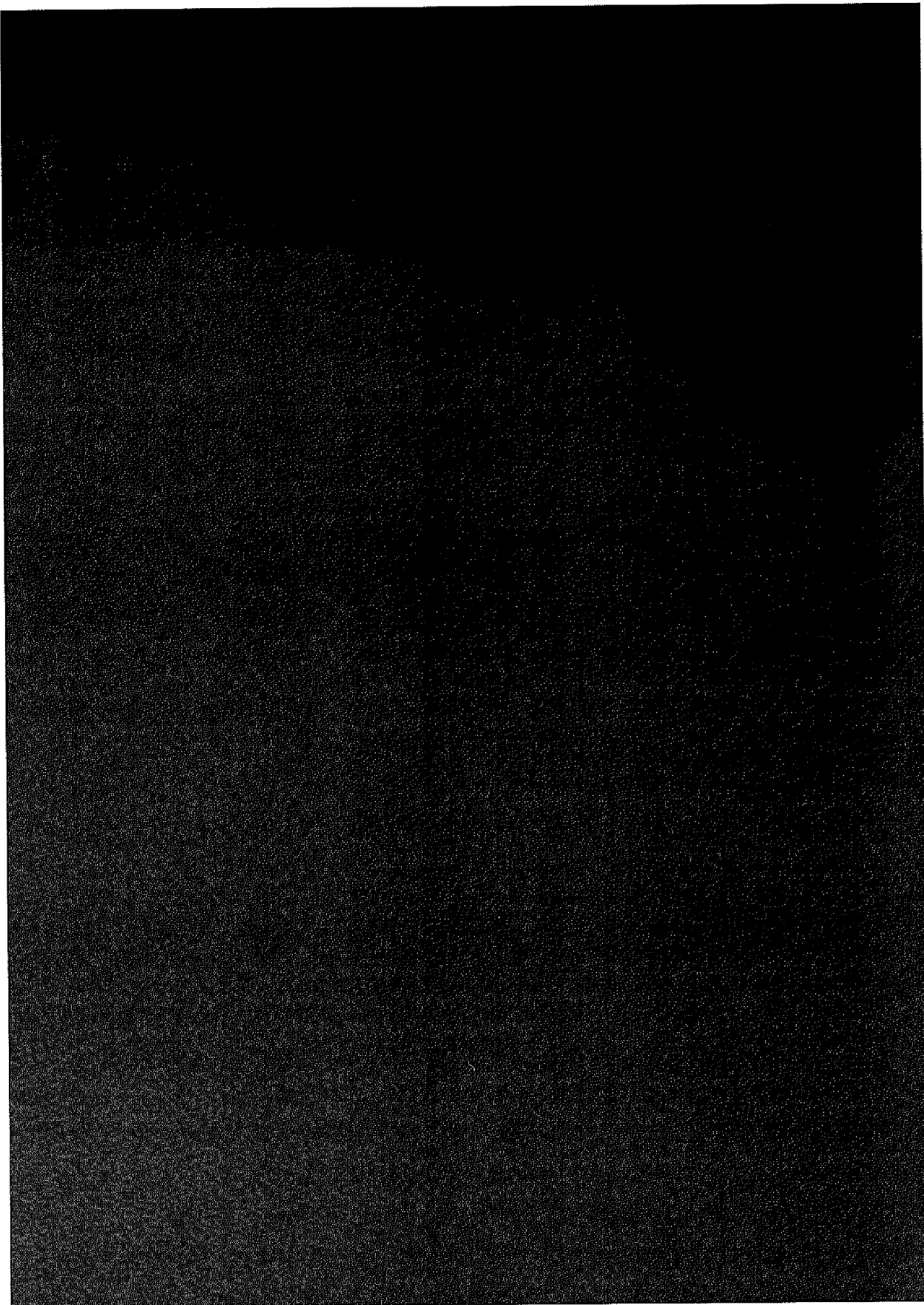
38190 Bernin, FRANCE

To Licensee:

To HSEB Dresden GmbH.

Attention: Markus Keil

Manfred-von-Ardenne-Ring



en M. Up

shall continue to be, that of independent contractors with respect to each other. No Party shall hold itself out as having authority or relationship in contravention of this Article.

11.5 Entire Agreement; Amendments

This Agreement constitutes, with the JDA and Annexes as mentioned herein, the entire agreement between the Parties relating to the subject matter hereof. All prior or contemporaneous agreements, whether written or oral, among themselves or their agents and representatives relating to the subject hereof are merged into this Agreement. This Agreement may be altered, amended, or revoked only by an instrument in writing signed by all the Parties hereto.

In case of any discrepancies or conflict between this Agreement and the JDA, this Agreement shall prevail.

In case of any discrepancies or conflict between this Agreement and the terms and conditions of any relevant agreements governing the JU Project (e.g., confidentiality agreement; Grant Agreement and Consortium Agreement), the provisions of this Agreement shall prevail, to the full extent permitted by applicable law.

11.6 Severability

If any term or provision of this Agreement shall, to any extent, be determined to be invalid or unenforceable by a court or body of competent jurisdiction, the remainder of this Agreement shall not be affected thereby, and each term and provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law.

11.7 Jurisdiction

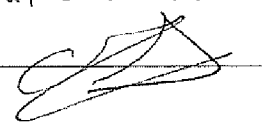
Any disputes arising in the context of the negotiation, conclusion and performance of this Agreement that cannot be amicably settled between the Parties shall be submitted exclusively to the public tribunals that are competent in the country of the registered seat of the (main) defendant. Therefore, in case legal proceedings are instituted against the Licensor (whether as main or as co-defendant), solely the tribunals of Paris, France, shall be competent to decide on the dispute. In the same way, if such legal proceedings are instituted against the Licensee, the dispute shall be submitted exclusively to the competent tribunals of Landgericht Düsseldorf, Germany. This shall apply to all sorts of legal procedures, including emergency procedures / procedures for injunctive relief.

11.8 Applicable Law

If a dispute is brought, in application with the provisions of Article 11.7 above, before a French court, French law shall be applicable to this Agreement; if to the contrary the dispute is held before a German court, German law will apply.

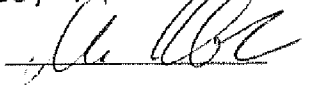
IN WITNESS WHEREOF, the Parties hereto have executed this Agreement in duplicate as of the day and year written below, each keeping one copy of this Agreement.

SOITEC S.A.

Date: 7-1-2016
Name: Christophe Leblond
Title: Directeur Sect. BU 607
Signature: 

company stamp

HSEB Dresden GmbH

Date: 7-1-2016
Name: Markus Keil
Title: CEO/GM HSEB Dresden GmbH
Signature: 

company stamp

SOITEC S.A.
Parc Technologique des Fontaines - BERNIN
38926 CROLLES Cedex
Tél. : 33 (0)4 76 92 75 00
384 711 909 RCS GRENOBLE

Annex A - LICENSED IPR

1/ Licensed Patent Rights

a) French Patent Application FR 120751 and International Patent Application PCT/EP2013/069528

country	filing date	filing number	Publication date	Publication number
CN	19/SEP/2013	201380056335.9	26/AUG/2015	CN104870933A
EP	19/SEP/2013	13763109.9		
JP	19/SEP/2013	PCT/EP2013/069528		
SG	19/SEP/2013	1120153570P		
KR	19/SEP/2013	2015-7015488		
US	19/SEP/2013	US14/442081		
FR	12/NOV/2012	FR1260751	16/MAY/2014	FR2998047

b) European Patent Application No.15306552.9

