

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT7761094

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	PATENT SECURITY AGREEMENT - SUPERPRIORITY
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Execution Date
WINCOR NIXDORF INTERNATIONAL GMBH	01/19/2023
DIEBOLD NIXDORF SYSTEMS GMBH	01/19/2023

RECEIVING PARTY DATA

Name:	GLAS AMERICAS LLC, AS COLLATERAL AGENT
Street Address:	3 SECOND STREET, SUITE 206
City:	JERSEY CITY
State/Country:	NEW JERSEY
Postal Code:	07301

PROPERTY NUMBERS Total: 282

Property Type	Number
Patent Number:	7121459
Patent Number:	7487968
Patent Number:	7057117
Patent Number:	7980474
Patent Number:	7451983
Patent Number:	7708274
Patent Number:	7357389
Patent Number:	7395766
Patent Number:	7957536
Patent Number:	7721963
Patent Number:	8074785
Patent Number:	9311470
Patent Number:	RE48324
Patent Number:	8413919
Patent Number:	8186673
Patent Number:	8985297
Patent Number:	7950653
Patent Number:	8340391

PATENT

Property Type	Number
Patent Number:	8342291
Patent Number:	8636132
Patent Number:	8397991
Patent Number:	8418248
Patent Number:	8561886
Patent Number:	8631246
Patent Number:	8485432
Patent Number:	9321602
Patent Number:	10266354
Patent Number:	9505570
Patent Number:	9517904
Patent Number:	9302867
Patent Number:	8276902
Patent Number:	8579642
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Patent Number:	9117323
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Patent Number:	8531295
Patent Number:	8181766
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Patent Number:	9331850
Patent Number:	9129463
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Patent Number:	8720672
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Patent Number:	8281988
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Patent Number:	8459558
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Patent Number:	8931613

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Patent Number:	D631634
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Application Number:	17625234
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Application Number:	17791198
Application Number:	17786262
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Application Number:	17426009
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Application Number:	17620945
Application Number:	17545024
Application Number:	17886438
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Application Number:	29781216
Application Number:	29781217
Application Number:	29781218
Application Number:	29781219
Application Number:	29781221
Application Number:	29781222
Application Number:	29781223

CORRESPONDENCE DATA

Fax Number:

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.

Phone: 8004945225

Email: ipteam@coagencyglobal.com

Correspondent Name: STEWART WALSH

Address Line 1: 1025 CONNECTICUT AVE NW, SUITE 712

Address Line 2: COGENCY GLOBAL INC.

Address Line 4: WASHINGTON, D.C. 20036

ATTORNEY DOCKET NUMBER:	1873188 WIN PAT 1
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NAME OF SUBMITTER:	THERESA VOLANO
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SIGNATURE:	/Theresa Volano/
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DATE SIGNED:	01/25/2023
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Total Attachments: 42

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Patent Security Agreement

Patent Security Agreement, dated as of January 19, 2023, by Wincor Nixdorf International GmbH and Diebold Nixdorf Systems GMBH (individually, a “Pledgor”, and, collectively, the “Pledgors”), in favor of GLAS AMERICAS LLC (the “Collateral Agent”).

WITNESSETH:

WHEREAS, Diebold Nixdorf, Incorporated, an Ohio corporation (the “Company”), Diebold Nixdorf Holding Germany GMBH (the “Borrower”), the lenders from time to time parties thereto (the “Lenders”), GLAS USA LLC, as administrative agent for the Lenders (in such capacity, the “Administrative Agent”) and GLAS Americas LLC, as collateral agent for the Lenders (in such capacity, the “Collateral Agent”) have executed a Credit Agreement dated as of the date hereof (as amended, amended and restated, supplemented or modified from time to time, and together with any agreement executed in replacement therefor or otherwise refinancing such credit agreement, the “Credit Agreement”; and the Credit Agreement, each other Loan Document (as defined in the Credit Agreement), each other agreement evidencing Obligations (as defined in the Credit Agreement), and any supplements or modifications thereof and any agreements or instruments issued in exchange or replacement therefor, collectively referred to as the “Agreements”);

WHEREAS, the Company and each Pledgor has entered into a Guaranty pursuant to which it has unconditionally guaranteed the Obligations;

NOW, THEREFORE, in consideration of the premises and to induce the Collateral Agent, for the benefit of the Secured Parties, to enter into the Credit Agreement, the Pledgors hereby agree with the Collateral Agent as follows:

SECTION 1. Defined Terms. Unless otherwise defined herein, terms defined in the Credit Agreement and used herein have the meaning given to them in the Credit Agreement.

“Collateral” shall have the meaning assigned to such term in Section 2 hereof; provided that, the term “Collateral” shall not include any Excluded Assets.

“German Subsidiary” shall mean a dependent entity (*abhängiges Unternehmen*) within the meaning of sections 15 to 17 of the German Stock Corporation Act (*Aktiengesetz*) or a subsidiary (*Tochterunternehmen*) within the meaning of Section 290 of the German Commercial Code (*Handelsgesetzbuch*).

“Intellectual Property Collateral” shall mean Patents established or registered in the United States (but, excluding in any case, Excluded Assets).

“Intellectual Property Licenses” shall mean, collectively, with respect to each Pledgor, as related to Patents, all license and distribution agreements with, and covenants not to sue, any other party with respect to any Patents, whether such Pledgor is a licensor or licensee, distributor or distributee under any such license or distribution agreement, together with any and all (i) renewals, extensions, supplements, amendments and continuations thereof, (ii) income, fees, royalties, damages, claims and payments now and hereafter due and/or payable thereunder and with respect thereto including damages and payments for past, present or future infringements, breaches or violations thereof, (iii) rights to sue for past, present and future infringements, breaches or violations thereof and (iv) other rights to use, exploit or practice any or all of the Patents.

“Material Intellectual Property Collateral” shall mean any Collateral that is material (i) to the use and operation of the Mortgaged Property, taken as a whole, or (ii) to the business, results of operations or condition, financial or otherwise, of the Pledgors, taken as a whole.

“Mortgaged Property” shall mean the Mortgaged Property (as defined in the Credit Agreement) owned by any Pledgor.

“Net Assets” means the Pledgor’s assets pursuant to Section 266 sub-section (2) A, B, C, D and E of the German Commercial Code (*Handelsgesetzbuch*) less the aggregate of its liabilities pursuant to Section 266 sub-section (3) B, C, D and E of the German Commercial Code, taking into consideration the generally accepted accounting principles applicable from time to time in Germany (*Grundsätze ordnungsmäßiger Buchführung*) based on the same principles and evaluation methods as consistently applied by the Pledgor in the preparation of its financial statements.

“Patents” shall mean, collectively, with respect to each Pledgor, all patents issued or assigned to, and all patent applications and registrations made by, such Pledgor (whether established or registered or recorded in the United States or any other country or any political subdivision thereof), together with any and all (i) rights and privileges arising under applicable law with respect to such Pledgor’s rights with respect to use of any patents, (ii) inventions, discoveries, designs and improvements described and claimed therein, (iii) reissues, divisionals, continuations, renewals, reexaminations, extensions and continuations-in-part thereof, (iv) income, fees, royalties, damages, claims and payments now or hereafter due and/or payable thereunder and with respect thereto including damages and payments for past, present or future infringements thereof, (v) rights corresponding thereto throughout the world and (vi) rights to sue for past, present or future infringements thereof.

“Permitted Lien” shall mean any Lien permitted to exist on the Collateral pursuant to Section 6.16 of the Credit Agreement.

“Pledgor” shall have the meaning assigned to such term in the Preamble hereof.

“Proceeds” shall have the meaning assigned to it in the UCC.

“Termination Date” shall mean the date on which termination in full of the Commitments and repayment in full of all Obligations (other than contingent indemnification obligations not then due) occurs.

“UCC” shall mean the Uniform Commercial Code as in effect from time to time in the State of New York; provided, however, that, at any time, if by reason of mandatory provisions of law, any or all of the perfection or priority of the Collateral Agent’s security interest in any item or portion of the Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, the term “UCC” shall mean the Uniform Commercial Code as in effect, at such time, in such other jurisdiction for purposes of the provisions hereof relating to such perfection or priority and for purposes of definitions relating to such provisions.

SECTION 2. Grant of Security Interest in Collateral. Each Pledgor hereby pledges and grants to the Collateral Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following property of such Pledgor:

- (a) Patents of such Pledgor listed on Schedule I attached hereto; and
- (b) all Proceeds of any and all of the foregoing;

(the foregoing clauses (a) and (b), the “Collateral”); provided that the Collateral shall not include any Excluded Assets.

SECTION 3. [Reserved].

SECTION 4. Termination. Upon the occurrence of the Termination Date, the Collateral Agent shall execute, acknowledge, and deliver to the Pledgors an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Patents (and Proceeds thereof) under this Patent Security Agreement.

SECTION 5. Counterparts. This Patent Security Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed to be an original, but all such counterparts together shall constitute one and the same agreement. Delivery of any executed counterpart of a signature page of this Patent Security Agreement by facsimile or other electronic transmission (e.g. a “pdf” document) shall be effective as delivery of a manually executed counterpart of this Patent Security Agreement.

SECTION 6. Governing Law. This Patent Security Agreement and the transactions contemplated hereby, and all disputes between the parties under or relating to this Patent Security Agreement or the facts or circumstances leading to its execution, whether in contract, tort or otherwise, shall be construed in accordance with and governed by the law of the State of New York.

SECTION 7. Collateral Agent. The Collateral Agent is entering into this Patent Security Agreement not in its individual capacity but solely in its capacity as Collateral Agent under the Credit Agreement. All rights, protections, indemnities and benefits granted to the Collateral Agent in the Credit Agreement or any other Loan Documents are hereby incorporated as if fully set forth in this Patent Security Agreement.

SECTION 8. Remedies. Upon the occurrence and during the continuance of any Default, the Collateral Agent may, at the direction of the Required Lenders, from time to time exercise in respect of the Collateral, in addition to the other rights and remedies provided for herein or otherwise available to it, the following remedies:

(i) Demand, sue for, collect or receive any money or property at any time payable or receivable in respect of the Collateral including instructing the obligor or obligors on any agreement, instrument or other obligation constituting part of the Collateral to make any payment required by the terms of such agreement, instrument or other obligation directly to the Collateral Agent, and in connection with any of the foregoing, compromise, settle, extend the time for payment and make other modifications with respect thereto; provided, however, that if any such payments are made directly to any Pledgor, prior to receipt by any such obligor of such instruction, such Pledgor shall segregate all amounts received pursuant thereto in trust for the benefit of the Collateral Agent and shall promptly (but in no event later than three (3) Business Days after receipt thereof (or such later date as the Collateral Agent (acting at the direction of the Required Lenders) shall agree)) pay such amounts to the Collateral Agent;

(ii) Sell, assign, grant a license to use or otherwise liquidate, or direct any Pledgor to sell, assign, grant a license to use or otherwise liquidate, any and all investments made in whole or in part with the Collateral or any part thereof, and take possession of the proceeds of any such sale, assignment, license or liquidation;

(iii) Exercise any and all rights as beneficial and legal owner of the Collateral, including perfecting assignment of and exercising any and all rights and powers with respect to any Collateral; and

(iv) Exercise all the rights and remedies of a secured party on default under the UCC, and the Collateral Agent may (acting at the direction of the Required Lenders) also, without notice except as specified in Section 9 hereof, sell, assign or grant a license to use the Collateral or any part thereof in one or more parcels at public or private sale, at any exchange,

broker's board or at any of the Collateral Agent's offices or elsewhere, for cash, on credit or for future delivery, and at such price or prices and upon such other terms as the Collateral Agent may deem commercially reasonable. To the fullest extent permitted by applicable law, the Collateral Agent (acting at the direction of the Required Lenders) or any other Secured Party or any of their respective Affiliates may be the purchaser, licensee, assignee or recipient of the Collateral or any part thereof at any such sale and shall be entitled, for the purpose of bidding and making settlement or payment of the purchase price for all or any portion of the Collateral sold, assigned or licensed at such sale, to use and apply any of the Obligations owed to such Person as a credit on account of the purchase price of the Collateral or any part thereof payable by such Person at such sale. Each purchaser, assignee, licensee or recipient at any such sale shall acquire the property sold, assigned or licensed absolutely free from any claim or right on the part of any Pledgor, and each Pledgor hereby waives, to the fullest extent permitted by law, all rights of redemption, stay and/or appraisal which it now has or may at any time in the future have under any rule of law or statute now existing or hereafter enacted. The Collateral Agent shall not be obligated to make any sale of the Collateral or any part thereof regardless of notice of sale having been given. The Collateral Agent may adjourn any public or private sale from time to time by announcement at the time and place fixed therefor, and such sale may, without further notice, be made at the time and place to which it was so adjourned. Each Pledgor hereby waives, to the fullest extent permitted by law, any claims against the Collateral Agent arising by reason of the fact that the price at which the Collateral or any part thereof may have been sold, assigned or licensed at such a private sale was less than the price which might have been obtained at a public sale, even if the Collateral Agent accepts the first offer received and does not offer such Collateral to more than one offeree.

SECTION 9. Notice of Sale. Each Pledgor acknowledges and agrees that, to the extent notice of sale or other disposition of the Collateral or any part thereof shall be required by law, ten (10) days' prior notice to such Pledgor of the time and place of any public sale or of the time after which any private sale or other intended disposition is to take place shall be commercially reasonable notification of such matters. No notification need be given to any Pledgor if it has signed, after the occurrence of a Default, a statement renouncing or modifying any right to notification of sale or other intended disposition.

SECTION 10. Waiver of Notice and Claims. Each Pledgor hereby waives, to the fullest extent permitted by applicable law, notice or judicial hearing in connection with the Collateral Agent's disposition of the Collateral or any part thereof, including any and all prior notice and hearing for any prejudgment remedy or remedies and any such right which such Pledgor would otherwise have under law, and each Pledgor hereby further waives, to the fullest extent permitted by applicable law: (i) [reserved], (ii) all other requirements as to the time, place and terms of sale or other requirements with respect to the enforcement of the Collateral Agent's rights hereunder and (iii) all rights of redemption, appraisal,

valuation, stay, extension or moratorium now or hereafter in force under any applicable law. The Collateral Agent shall not be liable for any incorrect or improper payment made pursuant to this Section 10 in the absence of gross negligence or willful misconduct on the part of, or material breach of this agreement by, the Collateral Agent, in each case to the extent so determined by a court of competent jurisdiction in a final non-appealable order. Any sale of, or the grant of options to purchase, or any other realization upon, any Collateral shall operate to divest all right, title, interest, claim and demand, either at law or in equity, of the applicable Pledgor therein and thereto, and shall be a perpetual bar both at law and in equity against such Pledgor and against any and all persons claiming or attempting to claim the Collateral so sold, optioned or realized upon, or any part thereof, from, through or under such Pledgor.

SECTION 11. Certain Sales of Collateral.

(a) Each Pledgor recognizes that, by reason of certain prohibitions contained in law, rules, regulations or orders of any Governmental Authority, the Collateral Agent may be compelled, with respect to any sale of all or any part of the Collateral, to limit purchasers to those who meet the requirements of such Governmental Authority. Each Pledgor acknowledges that any such sales may be at prices and on terms less favorable to the Collateral Agent than those obtainable through a public sale without such restrictions, and, notwithstanding such circumstances, agrees that any such restricted sale shall be deemed to have been made in a commercially reasonable manner and that, except as may be required by applicable law, the Collateral Agent shall have no obligation to engage in public sales.

(b) The parties hereto agree that, at all times prior to the sale of any Collateral pursuant to an exercise of remedies hereunder, the applicable Pledgor (or the regarded owner of such Pledgor, if such Pledgor is a disregarded entity for U.S. federal tax purposes) shall be treated as the owner of the Collateral for U.S. federal and state tax purposes.

SECTION 12. No Waiver; Cumulative Remedies.

(a) No failure on the part of the Collateral Agent (acting at the direction of the Required Lenders) to exercise, no course of dealing with respect to, and no delay on the part of the Collateral Agent in exercising, any right, power or remedy hereunder shall operate as a waiver thereof; nor shall any single or partial exercise of any such right, power, privilege or remedy hereunder preclude any other or further exercise thereof or the exercise of any other right, power, privilege or remedy; nor shall the Collateral Agent be required to look first to, enforce or exhaust any other security, collateral or guaranties. All rights and remedies herein provided are cumulative and are not exclusive of any rights or remedies provided by law or otherwise available.

(b) If the Collateral Agent (acting at the direction of the Required Lenders) shall have instituted any proceeding to enforce any right, power, privilege or remedy under this agreement or any other Loan Document by foreclosure, sale, entry or otherwise, and such proceeding shall have been discontinued or abandoned for any reason or shall have been determined adversely to the Collateral Agent, then and in every such case, the Pledgors and the Collateral Agent shall be restored to their respective former positions and rights hereunder with respect to the Collateral, and all rights, remedies, privileges and powers of the Collateral Agent hereunder shall continue as if no such proceeding had been instituted.

SECTION 13. Certain Additional Actions. If any Default shall have occurred and be continuing, upon the written demand of the Collateral Agent (acting at the direction of the Required Lenders), each Pledgor shall execute and deliver to the Collateral Agent an assignment or assignments of the registered Patents included in the Collateral and such other documents as are necessary or appropriate to carry out the intent and purposes hereof; provided that such assignments shall be reassigned to the applicable Pledgor within five (5) Business Days of such time as the Collateral Agent has received written notice from the applicable Pledgor that all Defaults have been cured or waived in accordance with the Credit Agreement.

SECTION 14. Application of Proceeds. The proceeds received by the Collateral Agent in respect of any sale of, collection from or other realization upon all or any part of the Collateral pursuant to the exercise by the Collateral Agent (acting at the direction of the Required Lenders) of its remedies shall be applied, together with any other sums then held by the Collateral Agent pursuant to this agreement, in accordance with Section 2.10 of the Credit Agreement and with the Intercreditor Agreements.

SECTION 15. Changes in Name, etc. Each Pledgor shall furnish to the Collateral Agent promptly (and in any event within ten (10) days thereof (or such longer period as the Collateral Agent may agree in its sole discretion (acting at the direction of the Required Lenders))) written notice of any change in such Pledgor's corporate or organization name; provided that no Pledgor shall effect or permit any such change unless all filings have been made, or will have been made with ten (10) days following such change (or such longer period as the Collateral Agent may agree in its sole discretion (acting at the direction of the Required Lenders))), under the Uniform Commercial Code that are required in order for the Collateral Agent to continue at all times following such change to have a valid, legal and first priority perfected security interest subject only to Permitted Liens in all the Collateral in which a security interest may be perfected by such filing, for the benefit of the Secured Parties. Each Pledgor agrees to provide the Collateral Agent, promptly upon its reasonable request, the certified

Organizational Documents reflecting any of the changes in the foregoing sentence.

SECTION 16. Representations, Warranties and Covenants. Each Pledgor represents, warrants and covenants as follows:

(a) Title. Except for (a) the security interest granted to the Collateral Agent for the benefit of the Secured Parties pursuant to this agreement and other Permitted Liens and (b) Dispositions permitted under Section 6.14 of the Credit Agreement, such Pledgor owns and has rights and, as to Collateral acquired by it from time to time after the date hereof, will own and have rights in each item of Collateral pledged by it hereunder, which Collateral shall be free and clear of any and all Liens or claims of others other than Permitted Liens.

(b) Validity of Security Interest. The security interest in and Lien on the Collateral granted hereunder to the Collateral Agent for the benefit of the Secured Parties constitutes (a) a legal and valid security interest in all the Collateral securing the payment and performance of the Obligations, and (b) subject to filings and other actions required to perfect a security interest in Collateral, a perfected security interest in the Collateral. The security interest and Lien granted to the Collateral Agent for the benefit of the Secured Parties pursuant to this agreement in and on the Collateral will at all times constitute a perfected, continuing security interest therein, prior to all other Liens on the Collateral except for Permitted Liens.

(c) Defense of Claims; Transferability of Collateral. Subject to Section 6.9 of the Credit Agreement, each Pledgor shall, at its own cost and reasonable expense, defend title to the Collateral pledged by it hereunder and the security interest therein and Lien thereon granted to the Collateral Agent and the priority thereof against all claims and demands of all persons, at its own cost and reasonable expense, at any time claiming any interest therein adverse to the Collateral Agent or any other Secured Party other than Permitted Liens.

(d) Other Financing Statements. It has not filed, nor authorized any third party to file, any valid or effective financing statement (or similar statement, instrument of registration or public notice under the law of any jurisdiction) covering or purporting to cover any interest of any kind in the Collateral, except such as have been filed in favor of the Collateral Agent pursuant to this agreement or in favor of any holder of a Permitted Lien with respect to such Permitted Lien. Other than as permitted by the Credit Agreement, no Pledgor shall execute, authorize or permit to be filed in any public office any financing statement (or similar statement, instrument of registration or public notice under the law of any jurisdiction) relating to any Collateral, except financing statements and other statements and instruments filed or to be filed in respect of and covering the security interests granted by such Pledgor to a holder of Permitted Liens.

(e) Consents, etc. If the Collateral Agent (acting at the direction of the Required Lenders) desires to exercise any remedies, voting or consensual rights or attorney-in-fact powers set forth in this agreement and reasonably determines it necessary to obtain any approvals or consents of any Governmental Authority or any other person therefor, then, if a Default has occurred and is continuing, upon the reasonable request of the Collateral Agent, such Pledgor agrees to use its best efforts to assist and aid the Collateral Agent to obtain as soon as practicable any necessary approvals or consents for the exercise of any such remedies, rights and powers.

(f) Collateral. All information set forth herein, including the schedules hereto, and all information contained in any documents, schedules and lists heretofore delivered to any Secured Party in connection with this agreement, in each case, relating to the Collateral, is accurate and complete in all material respects as of the applicable date of delivery.

(g) Taxes. Each Pledgor (or the regarded owner of the such, if such Pledgor is a disregarded entity for U.S. federal tax purposes) shall deliver to the Secured Party, as reasonably requested by the Secured Party and at the time or times reasonably requested by the Secured Party, a properly completed and executed Internal Revenue Service Form W-8 or W-9 of such Pledgor, or any other applicable similar U.S. or non-U.S. tax forms, to reduce or eliminate any applicable taxes on the delivery or maintenance of the Collateral.

SECTION 17. Certain Provisions Concerning Collateral. The Pledgor represents, warrants and covenants as follows:

(a) Grant of Intellectual Property License. For the purpose of enabling the Collateral Agent, during the continuance of a Default, to exercise its rights and remedies under Sections 8, 9, 10, 11, 12 and 13 hereof at such time as the Collateral Agent shall be lawfully entitled to exercise such rights and remedies, and for no other purpose, each Pledgor hereby grants to the Collateral Agent, to the extent assignable, an irrevocable, non-exclusive license to use, assign, license or sublicense any of the Collateral, with respect to Patents, now owned or hereafter acquired by such Pledgor, wherever the same may be located. Such license shall include access to all media in which any of the licensed items may be recorded or stored and to all computer programs used for the compilation or printout hereof. With respect to Patents, such license shall be subject to the requirement that the quality of goods and services offered under the Patents be substantially consistent with the quality of the goods and services offered thereunder by such Pledgor prior to the Collateral Agent's exercise of rights and remedies.

(b) Protection of Collateral Agent's Security. On a continuing basis, each Pledgor shall, with respect to Patents, at its sole cost and reasonable expense, (i) promptly following its becoming aware thereof, notify the Collateral Agent of any adverse determination in any proceeding or the institution of any proceeding in any federal, state or local court or administrative body or in the United States Patent and Trademark Office regarding any Material

Intellectual Property Collateral, such Pledgor's right to register such Material Intellectual Property Collateral or its right to keep and maintain such registration in full force and effect that, in any such case, could reasonably be expected to result in a Material Adverse Effect, (ii) maintain all Material Intellectual Property Collateral as presently used and operated consistent with its commercially reasonable business judgment, (iii) not permit to lapse or become abandoned any Material Intellectual Property Collateral consistent with its commercially reasonable business judgment, and not settle or compromise any pending or future litigation or administrative proceeding with respect to any such Material Intellectual Property Collateral, in either case except as shall be consistent with commercially reasonable business judgment, (iv) upon such Pledgor obtaining knowledge thereof, promptly notify the Collateral Agent in writing of any event which may be reasonably expected to affect the value or utility of any Material Intellectual Property Collateral or the rights and remedies of the Collateral Agent in relation thereto including a levy or threat of levy or any legal process against any Material Intellectual Property Collateral and that, in any such case, could reasonably be expected to result in a Material Adverse Effect, (v) [reserved], (vi) with respect to Patents, keep adequate records respecting registered Collateral, and (vii) with respect to Patents, furnish to the Collateral Agent from time to time upon the Collateral Agent's reasonable request therefor reasonably detailed statements and amended schedules further identifying and describing the registered Collateral and such other materials evidencing or reports pertaining to any Collateral as the Collateral Agent may from time to time reasonably request. Notwithstanding the foregoing, nothing herein shall prevent any Pledgor from settling, disposing of, or otherwise using any Collateral as permitted under the Credit Agreement. Notwithstanding anything to the contrary herein or in any other Loan Document, Pledgors shall not be required to take any action under the law of any non-U.S. jurisdiction to create or perfect a security interest in any assets except to the extent required by the Credit Agreement.

(c) After-Acquired Property. With respect to Patents, if any Pledgor shall at any time prior to the Termination Date, (i) obtain any rights to any additional Intellectual Property Collateral or (ii) become entitled to the benefit of any additional Intellectual Property Collateral or any renewal or extension thereof, including any reissue, division, continuation, or continuation-in-part of any Intellectual Property Collateral, or any improvement on any Intellectual Property Collateral, the provisions hereof shall automatically apply thereto and any such item enumerated in the preceding clause (i) or (ii) shall automatically constitute Collateral as if such would have constituted Collateral at the time of execution hereof and be subject to the Lien and security interest created by this agreement without further action by any party. With respect to any federally registered or applied for Collateral, Pledgor shall, together with the financial statements required under Sections 6.1(i) and (ii) of the Credit Agreement, provide to the Collateral Agent written notice of any of the foregoing and confirm the attachment of the Lien and security interest created by this agreement to any rights described in clauses (i) and (ii) above by execution of an instrument in form reasonably acceptable to the Collateral Agent and the filing of any instruments or statements as shall be reasonably necessary or reasonably requested to create, preserve, protect or perfect the Collateral Agent's security interest in such

Collateral in the United States, including prompt recordals with the United States Patent and Trademark Office.

(d) Litigation. Unless there shall occur and be continuing any Default, each Pledgor shall have the right to commence and prosecute in its own name, as the party in interest, for its own benefit and at the sole cost and expense of the Pledgors, such applications for protection of the Collateral and suits, proceedings or other actions to prevent the infringement, counterfeiting, unfair competition, dilution, diminution in value or other damage as it deems necessary or appropriate consistent with its commercially reasonable business judgment to protect the Collateral. Upon the occurrence and during the continuance of any Default and subject to the terms and conditions set forth in the Intercreditor Agreements, the Collateral Agent shall have the right (acting at the direction of the Required Lenders) but shall in no way be obligated to file applications for protection of the Collateral and/or bring suit in the name of any Pledgor, the Collateral Agent (acting at the direction of the Required Lenders) or the Secured Parties to enforce each Pledgor's rights in the Collateral and any license thereunder. In the event of such suit, each Pledgor shall, at the reasonable request of the Collateral Agent (acting at the direction of the Required Lenders), do any and all lawful acts and execute any and all documents reasonably requested by the Collateral Agent in aid of such enforcement and the Pledgors shall promptly reimburse and indemnify the Collateral Agent for all reasonable and documented costs and expenses incurred by the Collateral Agent in the exercise of its rights under this Section 17 in accordance with Section 10.6 of the Credit Agreement. If the Collateral Agent (acting at the direction of the Required Lenders) shall elect not to bring suit to enforce the Collateral and a Default has occurred and is continuing, each Pledgor agrees, at the reasonable request of the Collateral Agent, to take all commercially reasonable actions necessary, whether by suit, proceeding or other action, to prevent the infringement, counterfeiting, unfair competition, dilution, diminution in value of or other damage to any of the Collateral by any person.

SECTION 18. Transfers of Collateral. No Pledgor shall sell, convey, assign or otherwise dispose of, or grant any option with respect to, any of the Collateral pledged by it hereunder except as expressly permitted by the Credit Agreement.

SECTION 19. Limitation of Enforcement (Germany).

(a) The parties to this agreement agree to restrict retaining the proceeds from a realisation of the Collateral granted by the Pledgor under this agreement if and to the extent (i) the realisation proceeds are applied in satisfaction of any liability of the Pledgor's direct or indirect shareholder(s) or partners (upstream) or any entity affiliated to such shareholder or partner (*verbundenes Unternehmen*) within the meaning of section 15 of the German Stock Corporation Act (*Aktiengesetz*) (cross-stream) (other than the liabilities of any German Subsidiary of the Pledgor) and (ii) retaining the proceeds from such realisation would cause the amount of the Pledgor's Net Assets, as adjusted pursuant to the following provisions, to fall below the amount of its registered share capital (*Stammkapital*) (*Begründung einer Unterbilanz*)

or to increase any already existing capital impairment (*Vertiefung einer Unterbilanz*) or a violation of sections 30 and 31 of the German Limited Liability Company Act (*GmbHG*), (each such event is hereinafter referred to as a "Capital Impairment"). For the purposes of the calculation of a Capital Impairment, the following balance sheet items shall be adjusted as follows:

(1) the amount of any increase of the Pledgor's registered share capital that has been effected after the date of this agreement without prior written consent of the Collateral Agent shall be deducted from the Pledgor's registered share capital;

(2) loans provided to the Pledgor the Company or any of its German Subsidiaries shall be disregarded if and to the extent such loans are subordinated or are considered subordinated by operation of law at least into the rank pursuant to Section 39 para 2 of the German Insolvency Code (*Insolvenzordnung*);

(3) loans or other contractual financial liabilities incurred in violation of the provisions of the Loan Documents shall be disregarded;

(4) assets of the Pledgor shall be disregarded to the extent profits would be prohibited from distribution pursuant to section 268 paragraph (8) of the German Commercial Code (*Handelsgesetzbuch*);

(5) the amount of non-distributable assets according to section 253 paragraph (6) or section 272 paragraph (5) of the German Commercial Code (*Handelsgesetzbuch*) shall not be included in the calculation of Net Assets; and

(6) the costs of any Auditor's Determination (as defined below) shall be taken into account in calculating the Net Assets.

(b) In a situation where a Capital Impairment would occur in relation to the Pledgor retaining the proceeds from a realisation (in whole or in part) of the Collateral, the Pledgor shall without undue delay (but no later than eight (8) weeks after occurrence of such situation, unless an extension of such period is granted by the Collateral Agent), to the extent legally permitted, dispose of all assets which are not necessary for its business (*nicht betriebsnotwendig*) where the relevant assets are shown in the balance sheet of the Pledgor with a book value significantly lower than the market value of such assets (each such asset a **"Relevant Asset"**), unless such disposal would not be commercially justifiable. The Pledgor shall, within ten (10) Business Days upon receipt of a written request from the Collateral Agent relating to any Relevant Asset which is not being sold pursuant to the preceding sentence, provide the Collateral Agent with reasonably detailed information as to why it considers the sale of such Relevant Asset not to be commercially justifiable. In the latter case, the Pledgor and the

Collateral Agent will liaise with each other and the Pledgor shall use its best efforts to make further attempts to dispose of such Relevant Asset on more beneficial terms and keep the Collateral Agent informed about its progress on a continuous basis.

(c) The limitation pursuant to this Section 19 shall apply, subject to the following requirements, if following a realisation by the Collateral Agent of the Collateral, the Pledgor notifies the Collateral Agent (“**Management Notification**”) within fifteen (15) Business Days upon receipt of the relevant demand that a Capital Impairment would occur (setting out in reasonable detail to what extent a Capital Impairment would occur and providing an estimation of the net proceeds realisation along with the calculations / information on which such estimate is based, or other measures undertaken in accordance with the mitigation provisions set out above). If the Management Notification is contested by the Collateral Agent, the Pledgor undertakes (at its own cost and expense) to arrange for the preparation of a balance sheet by its auditors in order to have such auditors determine whether (and if so, to what extent) a realisation of the Collateral would cause a Capital Impairment (the “**Auditor’s Determination**”). The Auditor’s Determination shall be prepared, taking into account the adjustments set out above in relation to the calculation of a Capital Impairment, by applying the generally accepted accounting principles applicable from time to time in Germany (*Grundsätze ordnungsmäßiger Buchführung*) based on the same principles and evaluation methods as consistently applied by the Pledgor in the preparation of its financial statements, in particular in the preparation of its most recent annual balance sheet, and taking into consideration applicable court rulings of German courts. The Pledgor shall provide the Auditor’s Determination to the Collateral Agent within twenty-five (25) Business Days from the date on which the Collateral Agent contested the Management Notification in writing. The Auditor’s Determination shall be binding on the Pledgor and the Secured Parties.

(d) If and to the extent:

(1) the Pledgor has complied with its obligation set out in Sections 19.2 and 19.3 above; and

(2) the realisation proceeds exceed the difference between the Net Assets as determined in the Auditor’s Determination (or, if no Auditor’s Determination has been requested by the Collateral Agent, as determined in the Management Notification) and the amount of the Pledgor’s registered share capital (*Stammkapital*), the Collateral Agent shall upon written demand of the Pledgor to be delivered within one month (*Ausschlussfrist*) from the delivery of the Auditors’ Determination (or, if no Auditor’s Determination has been requested by the Collateral Agent within twenty (20) Business Days from delivery of the Management Notification, to be delivered within two months (*Ausschlussfrist*) from the delivery of the Management Notification) release within ten (10) Business Days after receipt of such written demand an amount

equal to the difference between the proceeds received and retained by it as a result of such realisation and the amount that could have been realised based on the Auditor's Determination (or, if no Auditor's Determination has been requested by the Collateral Agent, based on the Management Notification) but in any event not more than the net realisation proceeds (i.e. after deduction of realisation costs) received and retained.

apply: (e) Notwithstanding the above, the provisions of this Section 19 shall not

(1) if the Pledgor is (i) party as dominated entity (*beherrschtes Unternehmen*) of a domination agreement (*Beherrschungsvertrag*) and/or a profit and loss transfer agreement (*Gewinnabführungsvertrag*) pursuant to section 30 para 1 sentence 2 of the German Limited Liability Company Act (*GmbHG*), and (ii) it is to be expected (based on information available to the managing directors of the Pledgor, interpreted by applying the due care of a prudent businessman (*Sorgfalt eines ordentlichen Geschäftsmannes*)) that the Pledgor will be able to recover the annual loss (*Jahresfehlbetrag*) from the relevant dominating entity pursuant to Section 302 of the German Stock Corporation Act (*Aktiengesetz*) after the Collateral has been realised or the German Federal Court of Justice has ruled that only Section 19.1 is required to avoid a violation of sections 30, 31 German Limited Liability Company Act (*GmbHG*);

(2) if the Pledgor has a recourse right (*Rückgriffsanspruch*) towards its direct or indirect shareholder(s) or partners (upstream) or any entity affiliated to such shareholder or partner (*verbundenes Unternehmen*) within the meaning of section 15 of the German Stock Corporation Act (*Aktiengesetz*) (cross-stream) which is fully recoverable (*werthaltig*) at the time of the realisation; or


(3) to any amounts borrowed under the Loan Documents to the extent the proceeds of such borrowing are on-lent to the Pledgor or its German Subsidiaries to the extent that any amounts so on-lent are still outstanding at the time the relevant demand is made against the Pledgor.

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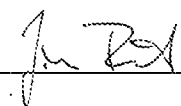
IN WITNESS WHEREOF, each Pledgor has caused this Patent Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

Very truly yours,

WINCOR NIXDORF INTERNATIONAL GMBH

By: 
Name: Olaf Heyden
Title: Managing Director

DIEBOLD NIXDORF SYSTEMS GMBH

By: 
Name: Jörn Förster Managing
Title: Director

Accepted and Agreed:

GLAS AMERICAS LLC,
as Collateral Agent

By: _____



Handwritten signature of Jeffrey Schoenfeld in black ink, written over a horizontal line. The signature is stylized with a large 'J' and 'S'.

Name: Jeffrey Schoenfeld
Title: Vice President

[Signature Page to Superpriority Patent Security Agreement]

PATENT
REEL: 062511 FRAME: 0120

SCHEDULE I
to
PATENT SECURITY AGREEMENT
PATENT REGISTRATIONS AND PATENT APPLICATIONS

U.S. Patents and Patent Applications:

Title	Application No.	Patent No.	Record Owner
Device for handling notes of value and method for operating a device for handling notes of value	17/625,234		Wincor Nixdorf International GmbH
DEVICE FOR TRANSPORTING NOTES OF VALUE	17/627,848		Wincor Nixdorf International GmbH
Anordnung für eine Zugriffssicherung auf eine Baueinheit einer Vorrichtung zur Handhabung von Wertscheinen	17/791,198		Wincor Nixdorf International GmbH
METHOD, CONTROL DEVICE AND REGISTRATION TERMINAL FOR COMPUTER-SUPPORTED DETECTION OF THE EMPTY STATE OF A TRANSPORT CONTAINER	17/786,262		Wincor Nixdorf International GmbH
SELF-CHECKOUT TERMINAL, METHOD AND NON-TRANSITORY COMPUTER-READABLE MEDIUM	16/992,648		Wincor Nixdorf International GmbH
AUTOMATED TELLER MACHINE AND METHOD FOR DETECTING TAMPERING WITH THE AUTOMATED TELLER MACHINE	17/919,689		Diebold Nixdorf Systems GmbH
SELBSTBEDIENUNGS-REGISTRIERTERMINAL, VERFAHREN UND STEUERVORRICHTUNG	17/786,279		Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
SELF-SERVICE TERMINAL AND METHOD FOR PROVIDING SECURITY AT A SELF-SERVICE TERMINAL	17/786,237		Wincor Nixdorf International GmbH
SELF-SERVICE TERMINAL AND METHOD FOR OPERATING A SELF-SERVICE TERMINAL	17/786,220		Wincor Nixdorf International GmbH
Device for Transporting Banknotes in a Cash Dispenser	10/466,701	7,121,459	Wincor Nixdorf International GmbH
Stacker Belt with engageable Deposit Boxes	10/489,905	7,487,968	Wincor Nixdorf International GmbH
Combination balance and cash register	10/513,801	7,057,117	Wincor Nixdorf International GmbH
Card-Holding Device in a Card Processing Apparatus	12/620,038	7,980,474	Wincor Nixdorf International GmbH
Card-holding device in a card-processing apparatus	10/533,633	7,451,983	Wincor Nixdorf International GmbH
Card-Holding Device in a Card Processing Apparatus	12/136,124	7,708,274	Wincor Nixdorf International GmbH
Transport Device comprising a Branch for Transporting Sheets	10/575,303	7,357,389	Wincor Nixdorf International GmbH
Valuables Case for Holding Securities with a Safety Device	10/589,219	7,395,766	Wincor Nixdorf International GmbH
Method for Key Administration for Cryptography Modules	11/887,658	7,957,536	Wincor Nixdorf International

Title	Application No.	Patent No.	Record Owner
			GmbH
Method for generating a protective electromagnetic field for a card reading device	11/991,306	7,721,963	Wincor Nixdorf International GmbH
Device and method for optically scanning a machine-readable label applied to an object	11/985,306	8,074,785	Wincor Nixdorf International GmbH
METHOD AND SYSTEM FOR AUTHENTICATING A USER	12/596,073	9,311,470	Wincor Nixdorf International GmbH
METHOD AND SYSTEM FOR AUTHENTICATING A USER	15/951,460	RE48324	Wincor Nixdorf International GmbH
Rollenspeicher für blattförmige Gegenstände	12/598,193	8,413,919	Wincor Nixdorf International GmbH
Optimised guidance of documents in self-service systems	12/527,351	8,186,673	Wincor Nixdorf International GmbH
Voucher Machine	12/599,596	8,985,297	Wincor Nixdorf International GmbH
Three-way guide for redirecting sheet-shaped media	12/665,196	7,950,653	Wincor Nixdorf International GmbH
DOCUMENT INPUT MODULE	12/739,025	8,340,391	Wincor Nixdorf International GmbH
Checkout system	12/742,780	8,342,291	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
Device and method for storing banknotes	12/746,693	8,636,132	Wincor Nixdorf International GmbH
Schutzvorrichtung, Selbstbedienungs-Terminal und Verfahren zum Verhindern von Skimming an einem Kartenlesegerät	12/919,875	8,397,991	Wincor Nixdorf International GmbH
Verfahren und Vorrichtung zur Abwehr von Angriffen auf Systeme mit einer Plug und Play Funktion	12/919,620	8,418,248	Wincor Nixdorf International GmbH
Selbstbedienungsgerät	12/919,556	8,561,886	Wincor Nixdorf International GmbH
Method for starting a keyboard of a self-service terminal	12/988,743	8,631,246	Wincor Nixdorf International GmbH
DEVICE FOR HANDLING SINGLE SHEETS, FOR INTRODUCING AND DISTRIBUTING RECTANGULAR SINGLE SHEETS, ESPECIALLY BANK NOTES, RESPECTIVELY INTO AND OUT OF A CONTAINER	12/936,420	8,485,432	Wincor Nixdorf International GmbH
DEVICE FOR HANDLING SINGLE SHEETS, FOR INTRODUCING AND DISTRIBUTING RECTANGULAR SINGLE SHEETS, ESPECIALLY BANK NOTES, RESPECTIVELY INTO AND OUT OF A CONTAINER	13/926,270	9,321,602	Wincor Nixdorf International GmbH
DEVICE FOR HANDLING SINGLE SHEETS, FOR INTRODUCING AND DISTRIBUTING RECTANGULAR SINGLE SHEETS, ESPECIALLY BANK NOTES, RESPECTIVELY INTO AND OUT OF A CONTAINER	15/081,252	10,266,354	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
DEVICE FOR HANDLING SINGLE SHEETS, FOR INTRODUCING AND DISTRIBUTING RECTANGULAR SINGLE SHEETS, ESPECIALLY BANK NOTES, RESPECTIVELY INTO AND OUT OF A CONTAINER	13/926,317	9,505,570	Wincor Nixdorf International GmbH
DEVICE FOR HANDLING SINGLE SHEETS, FOR INTRODUCING AND DISTRIBUTING RECTANGULAR SINGLE SHEETS, ESPECIALLY BANK NOTES, RESPECTIVELY INTO AND OUT OF A CONTAINER	14/713,393	9,517,904	Wincor Nixdorf International GmbH
DEVICE FOR HANDLING SINGLE SHEETS, FOR INTRODUCING AND DISTRIBUTING RECTANGULAR SINGLE SHEETS, ESPECIALLY BANK NOTES, RESPECTIVELY INTO AND OUT OF A CONTAINER	14/713,440	9,302,867	Wincor Nixdorf International GmbH
Device for handling single sheets, for introducing rectangular individual sheets into a container	12/936,117	8,276,902	Wincor Nixdorf International GmbH
Device for producing and removing an electrical plug connection	12/936,052	8,579,642	Wincor Nixdorf International GmbH
Vorrichtung zur Eingabe und Ausgabe von Münzen	12/936,826	9,396,600	Wincor Nixdorf International GmbH
Verfahren und Vorrichtung zur Steuerung von Benutzerdialogen an einer technischen Einrichtung	12/936,863	8,656,500	Wincor Nixdorf International GmbH
METHOD AND DEVICE FOR STORING INFORMATION ABOUT OBJECTS FED TO A SELF-SERVICE TERMINAL	12/988,678		Wincor Nixdorf International GmbH
Method and administration system for monitoring of disposal processes for money	12/989,752	9,183,690	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
Einrichtung zum Stapeln von Wertscheinen, insbesondere Banknoten	12/990,298	9,117,323	Wincor Nixdorf International GmbH
Manipulation detection system for removable money cassettes for use in automated teller machines	12/607,803	8,317,089	Wincor Nixdorf International GmbH
Transportbehälter, insbesondere zur Aufbewahrung von Wertscheinen	13/000,400	8,640,913	Wincor Nixdorf International GmbH
Manipulation detection system for cash boxes that can be inserted in and removed from automatic teller machines	13/003,098	8,665,092	Wincor Nixdorf International GmbH
SECURITY SYSTEM FOR SALES DEVICE	13/002,102	8,531,295	Wincor Nixdorf International GmbH
Roller storage system	12/607,761	8,181,766	Wincor Nixdorf International GmbH
Voucher Stacking Apparatus	12/607,735	7,954,816	Wincor Nixdorf International GmbH
Vorrichtung zum Verriegeln und Entriegeln der Jalousie eines Behälters	13/060,620	8,500,000	Wincor Nixdorf International GmbH
Verfahren und Vorrichtung zur Erkennung von Angriffen auf einen Selbstbedienungsautomat	13/121,304	8,719,929	Wincor Nixdorf International GmbH
Vorrichtung zum Ausrichten von Wertscheinen	12/607,811	7,950,518	Wincor Nixdorf International GmbH
Device and method for isolating securities of a stack of securities	13/125,529	8,205,874	Wincor Nixdorf International

Title	Application No.	Patent No.	Record Owner
			GmbH
System and method for secure communication of components inside self-service automats	12/603,836	8,787,569	Wincor Nixdorf International GmbH
System and method for secure communication of components inside self-service automats	14/202,664	9,331,850	Wincor Nixdorf International GmbH
Method for filling at least one thin-walled transport container with at least one valuable object and device for safekeeping ...	13/133,918	9,129,463	Wincor Nixdorf International GmbH
Method and device for depositing checks	13/143,876	8,630,950	Wincor Nixdorf International GmbH
Apparatus and method for depositing and/or dispensing at least banknotes having a first denomination and banknotes having a second denomination	12/603,832	8,240,450	Wincor Nixdorf International GmbH
Device for Registering Goods	13/256,352	8,556,181	Wincor Nixdorf International GmbH
Device for filling a thin-walled transport container with securities	13/260,000	9,114,952	Wincor Nixdorf International GmbH
DEVICE FOR FILLING A THIN-WALLED TRANSPORT CONTAINER WITH SECURITIES	14/755,623	10,308,380	Wincor Nixdorf International GmbH
Vorrichtung zur Eingabe von Wertscheinen in einen Behälter	13/260,044	8,720,672	Wincor Nixdorf International GmbH
AUTOMATED TELLER MACHINE COMPRISING CAMERA TO DETECT MANIPULATION ATTEMPTS	13/264,115	9,734,673	Wincor Nixdorf International

Title	Application No.	Patent No.	Record Owner
			GmbH
Automated teller machine comprising at least one camera to detect manipulation attempts	13/264,125	8,953,045	Wincor Nixdorf International GmbH
Automated Teller Machine comprising at least one Camera that produces Image Data to detect Manipulation Attempts	13/264,144	9,159,203	Wincor Nixdorf International GmbH
System and method for the authentication of components within a self-service machine	13/259,088	8,947,196	Wincor Nixdorf International GmbH
Method for Recognizing Attempts at Manipulating a Self-Service Terminal, and Data Processing Unit therefor	13/264,135	9,165,437	Wincor Nixdorf International GmbH
Voucher cassette	13/263,697	8,430,396	Wincor Nixdorf International GmbH
Magnetic interference coil encircling an identification card input slot	13/265,097	8,459,549	Wincor Nixdorf International GmbH
Device for centrally monitoring the operation of automated banking machines	12/603,825	8,281,988	Wincor Nixdorf International GmbH
Method and Device for authenticating Components within an automatic teller machine	13/379,990	8,898,462	Wincor Nixdorf International GmbH
Roller storage system	12/603,912	8,297,547	Wincor Nixdorf International GmbH
Vorrichtung und Verfahren zum optischen Abtasten einer maschinenlesbaren Markierung	13/389,746	8,459,558	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
Behälter zur Aufnahme von Wertscheinen und Verfahren zum Verschließen eines ein Gehäuseteil und einen Deckel umfassenden..	13/390,060	8,887,986	Wincor Nixdorf International GmbH
Device and method for handling value notes	13/391,245	8,764,011	Wincor Nixdorf International GmbH
DEVICE FOR HANDLING VALUE NOTES AND CASH BOX FOR RECEIVING VALUE NOTES	13/498,103	8,887,995	Wincor Nixdorf International GmbH
Device for handling value notes	13/498,128	9,355,514	Wincor Nixdorf International GmbH
Vorrichtung zur Handhabung von Wertscheinen	13/498,132	8,919,642	Wincor Nixdorf International GmbH
Device for handling value notes	13/504,882	8,752,688	Wincor Nixdorf International GmbH
Device for handling value notes	13/504,904	8,628,081	Wincor Nixdorf International GmbH
Mobile product detecting system and method therefor	13/505,227	8,886,559	Wincor Nixdorf International GmbH
Device for handling value documents	13/513,508	8,869,966	Wincor Nixdorf International GmbH
Device for handling value documents	14/460,665	9,379,464	Wincor Nixdorf International GmbH
Method and device for tracing bank notes	13/509,643	8,824,771	Wincor Nixdorf International

Title	Application No.	Patent No.	Record Owner
			GmbH
Device for handling banknotes	13/515,875	8,567,773	Wincor Nixdorf International GmbH
System for feeding banknotes to a banknote transporting unit with the aid of a docking station	13/521,840	9,214,048	Wincor Nixdorf International GmbH
Process for secure backspacing to a first data center after failover through a second data center and a network architecture working accordingly	13/010,453	8,522,069	Wincor Nixdorf International GmbH
METHOD AND PROCESS FOR PIN ENTRY IN A CONSISTENT SOFTWARE STACK IN CASH MACHINES	13/579,442	10,062,241	Wincor Nixdorf International GmbH
Apparatus for transporting and/or storing banknotes	13/643,918	9,269,209	Wincor Nixdorf International GmbH
Apparatus for temporarily storing at least one banknote transport container	13/696,212	8,875,993	Wincor Nixdorf International GmbH
Vorrichtung zum Ungültigmachen von Wertscheinen	13/698,212	8,555,792	Wincor Nixdorf International GmbH
Vorrichtung zur Auszahlung von Wertscheinen mit einem ortsfesten Auflageelement	13/806,062	9,033,340	Wincor Nixdorf International GmbH
Arrangement for closing an opening for the output and / or input of notes of an automated teller machine	13/806,037	8,935,884	Wincor Nixdorf International GmbH
Verfahren zum Wertscheintransport	13/811,405	8,915,427	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
Vorrichtung zum Lesen von Magnetstreifen- und/oder Chipkarten mit Touchscreen zur PIN-Eingabe	13/305,166	8,579,190	Wincor Nixdorf International GmbH
Cash cassette with electronic money seal	13/991,483	9,569,908	Wincor Nixdorf International GmbH
Vorrichtung zum Erfassen von Waren	13/401,243	8,627,946	Wincor Nixdorf International GmbH
Transporteinheit und Verfahren zum Betrieb derselben	13/401,466	8,960,409	Wincor Nixdorf International GmbH
Verfahren zur Steuerung des Transportes von Safebags	13/355,985	8,588,961	Wincor Nixdorf International GmbH
Device for aligning notes of value	13/398,193	8,505,912	Wincor Nixdorf International GmbH
Device for handling notes of value, comprising a stack merging unit	13/985,849	8,931,613	Wincor Nixdorf International GmbH
Device for handling notes of value, comprising two intermediate storage units for the intermediate storage of notes of value	13/985,842	8,915,346	Wincor Nixdorf International GmbH
DEVICE FOR HANDLING VALUE NOTES, COMPRISING A FEED MODULE HAVING MOVABLE RETAINING ELEMENTS	13/985,928	9,010,747	Wincor Nixdorf International GmbH
Device for cancelling checks	13/985,838	9,179,026	Wincor Nixdorf International GmbH
Verfahren zum Vereinzeln eines Wertscheinstapels	13/985,830	9,047,726	Wincor Nixdorf International

Title	Application No.	Patent No.	Record Owner
			GmbH
Vorrichtung zur Handhabung von Wertscheinen	13/985,819	8,939,271	Wincor Nixdorf International GmbH
Method for handling valuable documents having an aligning unit for aligning banknotes and checks	13/985,807	8,944,433	Wincor Nixdorf International GmbH
Vorrichtung und Verfahren zum Sortieren von Münzen	14/009,356	8,998,686	Wincor Nixdorf International GmbH
Vorrichtung und Verfahren zum Sortieren von Münzen	14/638,160	9,384,615	Wincor Nixdorf International GmbH
Device for Transferring Coins	13/416,151	8,657,655	Wincor Nixdorf International GmbH
Device for Receiving Coins	13/416,035	8,986,084	Wincor Nixdorf International GmbH
DOUBLE-SIDED PRINTER FOR PRINTING RECEIPTS ON THERMAL PAPER	14/110,542	10,576,755	Wincor Nixdorf International GmbH
Dot matrix printer for passbooks or receipts	13/466,645	9,044,961	Wincor Nixdorf International GmbH
Vorrichtung zur Handhabung von Banknoten mit höhenverstellbarer grafischer Benutzeroberfläche	13/541,116	8,714,448	Wincor Nixdorf International GmbH
METHOD AND APPARATUS FOR OCR DETECTION OF VALUABLE DOCUMENTS BY MEANS OF A MATRIX CAMERA	14/233,982	9,773,187	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
METHOD AND APPARATUS FOR OCR DETECTION OF VALUABLE DOCUMENTS BY MEANS OF A MATRIX CAMERA	15/716,473	10,068,150	Wincor Nixdorf International GmbH
Device for handling coins	13/571,421	9,153,086	Wincor Nixdorf International GmbH
Cash box with dual-roll storage system	14/241,659	9,514,592	Wincor Nixdorf International GmbH
CASH BOX WITH DUAL-ROLL STORAGE SYSTEM	15/280,338	10,546,443	Wincor Nixdorf International GmbH
Vorrichtung zur Handhabung von Wertscheinen und Verfahren zum Behandeln eines Einzahlungswertscheinstaus	13/606,367	8,944,316	Wincor Nixdorf International GmbH
Vorrichtung zur Handhabung von Wertscheinen mit einer virtuellen Hilfskassette für Teilgeldkassettenwechsel	13/825,951	8,689,700	Wincor Nixdorf International GmbH
Automatisches Kassensystem mit variabler Festlegung der akzeptierten Denominationen	13/653,722	8,800,742	Wincor Nixdorf International GmbH
Device for handling banknotes	14/683,318	9,368,001	Wincor Nixdorf International GmbH
Vorrichtung zur Handhabung von Wertscheinen mit optimierter Mischspeicherung	13/664,740	8,695,777	Wincor Nixdorf International GmbH
Apparatus for handling bills and/or coins, and method for initializing and operating such an apparatus	14/354,820	9,520,991	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
Method for monitoring transportation processes for conveying banknotes in a self-service terminal	14/359,424	9,129,462	Wincor Nixdorf International GmbH
Protection of safety token against malware	13/708,113	9,117,096	Wincor Nixdorf International GmbH
Apparatus and method for filling a thin-walled transport container	14/362,321	9,926,164	Wincor Nixdorf International GmbH
CHECKOUT-SYSTEM ARRANGEMENT	14/372,886	9,457,965	Wincor Nixdorf International GmbH
PC protection by means of BIOS/(U)EFI expansions	14/382,931	10,146,941	Wincor Nixdorf International GmbH
Device for invalidating valuable documents and cash box having such a device	14/383,258	9,422,761	Wincor Nixdorf International GmbH
Geldkassette mit zwei Verriegelungseinheiten	14/427,685	9,396,601	Wincor Nixdorf International GmbH
METHOD AND SYSTEM FOR SECURE ENTRY OF IDENTIFICATION DATA FOR THE AUTHENTICATION OF A TRANSACTION BEING PERFORMED BY MEANS OF A SELF-SERVICE TERMINAL	14/428,995	10,229,399	Wincor Nixdorf International GmbH
DEVICE FOR HANDLING NOTES OF VALUE	14/434,125	9,495,821	Wincor Nixdorf International GmbH
METHOD OF OPERATING AUTOMATED TELLER MACHINE IN MULTI-SHEET WITHDRAWALS	14/696,828	11,164,168	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
DEVICE FOR READING A MAGNETIC STRIP AND/OR CHIP CARD, COMPRISING A CAMERA FOR DETECTING INSERTED SKIMMING MODULES	14/647,301	9,754,462	Wincor Nixdorf International GmbH
DEVICE FOR READING A MAGNETIC STRIPE AND/OR CHIP CARD HAVING A CAMERA FOR THE DETECTION OF INSERTED SKIMMING MODULES	15/695,695	10,748,387	Wincor Nixdorf International GmbH
CASH BOX AND DEVICE FOR HANDLING NOTES OF VALUE WITH MECHANICAL CODING	14/655,756	10,366,558	Wincor Nixdorf International GmbH
Device for filling a thin-walled transport container with notes of value	14/154,553	9,751,651	Wincor Nixdorf International GmbH
DEVICE FOR FILLING A THIN-WALLED TRANSPORT CONTAINER WITH NOTES OF VALUE	15/695,687	10,625,889	Wincor Nixdorf International GmbH
Vorrichtung zum Sortieren von Münzen	14/765,892	9,576,415	Wincor Nixdorf International GmbH
SELF-CHECKING CASH BOX	14/765,886	9,542,791	Wincor Nixdorf International GmbH
Münzvereinzelungsvorrichtung	14/766,164	9,514,590	Wincor Nixdorf International GmbH
TRUSTED TERMINAL PLATFORM	14/773,419	11,088,840	Wincor Nixdorf International GmbH
Device and method for filling a transport container with notes of pecuniary value	14/204,575	9,745,093	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
DEVICE AND METHOD FOR FILLING A TRANSPORT CONTAINER WITH NOTES OF PECUNIARY VALUE	15/688,914	10,737,816	Wincor Nixdorf International GmbH
Adjusting apparatus for self-service devices and adjusting method	14/226,084	9,053,599	Wincor Nixdorf International GmbH
Device for reading magnetic stripe and/or smart cards and method for preventing skimming attacks	14/257,421	9,183,468	Wincor Nixdorf International GmbH
Method for ascertaining the inventory of a cash box using the orientation of the receiving value	14/890,781	9,928,416	Wincor Nixdorf International GmbH
Device for receiving notes of value and method for determining the stock of a drum storage on the basis of a motor position	14/256,321	9,123,193	Wincor Nixdorf International GmbH
Cash Box with a partially plate-shaped closing unit and device for handling notes of value	14/299,543	9,070,245	Wincor Nixdorf International GmbH
POS SYSTEM AND METHOD FOR OPERATING A POS SYSTEM	14/311,100	9,715,794	Wincor Nixdorf International GmbH
Münzvereinzelungsvorrichtung	14/915,931	9,672,680	Wincor Nixdorf International GmbH
SMARTPHONE-ASSISTED MAINTENANCE OF A SELF-SERVICE TERMINAL	14/478,377	10,341,202	Wincor Nixdorf International GmbH
Automatic cash register system with motion sequence control	15/022,253	9,747,759	Wincor Nixdorf International GmbH
Vorrichtung und Verfahren zum Befüllen eines flexiblen Transportbehälters mit Wertscheinen	14/505,654	9,096,404	Wincor Nixdorf International

Title	Application No.	Patent No.	Record Owner
			GmbH
DEVICE FOR HANDLING NOTES OF VALUE COMPRISING AN INTERMEDIATE MODULE ADAPTABLE TO THE THICKNESS OF THE SAFE WALL	14/596,534	10,633,912	Wincor Nixdorf International GmbH
CASH BOX AND AUTOMATED TELLER MACHINE	15/100,977	10,504,084	Wincor Nixdorf International GmbH
Method and device for avoiding false alarms in monitoring systems	14/596,391	9,870,700	Wincor Nixdorf International GmbH
METHOD FOR DEFENDING AGAINST COLD-BOOT ATTACKS ON A COMPUTER IN A SELF-SERVICE TERMINAL	14/536,781	9,405,913	Wincor Nixdorf International GmbH
Cash box having an adjustable belt support	14/628,614	9,666,010	Wincor Nixdorf International GmbH
Cash box with a blocking element for closing the gap between bottom container and retaining element	14/619,665	9,242,812	Wincor Nixdorf International GmbH
Geldkassette mit einem in das Rückhalteelement eingreifenden Höhenbegrenzer	14/633,534	9,388,624	Wincor Nixdorf International GmbH
Münzvereinzelungsvorrichtung	14/597,899	9,595,150	Wincor Nixdorf International GmbH
Klappeneinrichtung mit einem Lichtelement	14/596,520	9,593,840	Wincor Nixdorf International GmbH
Apparatus for separating sheet material	14/788,494	9,688,501	Wincor Nixdorf

Title	Application No.	Patent No.	Record Owner
			International GmbH
Apparatus for separating sheet material	15/361,408	9,919,885	Wincor Nixdorf International GmbH
DEVICE FOR SEPARATING SHEET MATERIAL	15/320,881	10,947,071	Wincor Nixdorf International GmbH
Cash box having a movable base tray	14/789,192	9,454,862	Wincor Nixdorf International GmbH
Method for feeding notes of value to an automated teller machine	14/805,698	9,725,259	Wincor Nixdorf International GmbH
Packmuldensystem für ein Warencheckout-System	14/745,748	9,745,145	Wincor Nixdorf International GmbH
Determination of Filling Levels at the Checkout Terminal	15/511,758	10,431,053	Wincor Nixdorf International GmbH
DEVICE FOR DETECTING MANIPULATION OF AN OBJECT	15/510,505	10,229,798	Wincor Nixdorf International GmbH
METHOD AND DEVICE FOR CONTROLLING A CASH REGISTER SYSTEM	15/510,514	11,004,049	Wincor Nixdorf International GmbH
METHOD AND ARRANGEMENT FOR AUTHORISING AN ACTION ON A SELF-SERVICE SYSTEM	15/511,061	10,536,453	Wincor Nixdorf International GmbH
Checkout system assembly with goods separator detection	15/141,737	9,965,927	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
Method for controlling at least one light barrier, control circuit and thus equipped self-service terminal	15/050,495	10,104,736	Wincor Nixdorf International GmbH
Reception system for receiving objects	15/296,990	9,949,580	Wincor Nixdorf International GmbH
Reception system for receiving objects	15/926,655	10,537,189	Wincor Nixdorf International GmbH
Automated teller machine with an automatically actuatable locking for locking cash boxes received in receiving compartments in thes	15/157,433	9,745,779	Wincor Nixdorf International GmbH
SAFE BAG MODULE HAVING A HANDLE WITH ONE-SIDED TORQUE TRANSMISSION	15/065,121	10,472,860	Wincor Nixdorf International GmbH
Card reading device and so-equipped self-service terminal and method for monitoring the same	15/258,332	9,773,385	Wincor Nixdorf International GmbH
CARD READING DEVICE AND SO-EQUIPPED SELF-SERVICE TERMINAL AND METHOD FOR MONITORING THE SAME	15/716,475	10,262,504	Wincor Nixdorf International GmbH
DRUM STORAGE MODULE FOR RECEIVING NOTES OF VALUE	15/212,727	10,755,514	Wincor Nixdorf International GmbH
METHOD AND DEVICE FOR DEPASSIVATION OF A BATTERY OF A CASH AND VALUABLES CONTAINER	15/397,764	10,950,898	Wincor Nixdorf International GmbH
Method for the computer-aided recognition of a transport container being empty and device for the computer-aided recognition of a transport container being empty	15/434,146	10,546,198	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
Device for the output of notes of value with an adjustable guide element	15/709,619	9,928,679	Wincor Nixdorf International GmbH
Cash register system with pivotable arms	15/407,320	9,824,547	Wincor Nixdorf International GmbH
Card Reading Assembly and Self-Service Terminal Equipped with the Same as Well as Method for Monitoring the Same	15/758,723	10,410,480	Wincor Nixdorf International GmbH
Device for stacking notes of value	16/257,813	10,793,386	Wincor Nixdorf International GmbH
System and method to generate encryption keys based on information of peripheral devices	15/928,400	10,778,418	Wincor Nixdorf International GmbH
System and method to generate encryption keys based on information of peripheral devices	17/018,007		Wincor Nixdorf International GmbH
DOCUMENT OF VALUE PROCESSING DEVICE AND METHOD FOR OPERATING A DOCUMENT OF VALUE PROCESSING DEVICE	15/923,711	10,699,535	Wincor Nixdorf International GmbH
Device, Assembly, and Method for Inputting and/or Outputting One or a Plurality of Security Documents	15/927,171	10,657,752	Wincor Nixdorf International GmbH
INPUT DEVICE, AUTOMATED TELLER MACHINE AND METHOD	16/486,364	11,257,333	Wincor Nixdorf International GmbH
INPUT DEVICE, AUTOMATED TELLER MACHINE AND METHOD	17/667,976		Wincor Nixdorf International GmbH
Apparatus for aligning notes of value	15/923,063	10,543,998	Wincor Nixdorf

Title	Application No.	Patent No.	Record Owner
			International GmbH
Apparatus for aligning notes of value	15/923,081	11,084,677	Wincor Nixdorf International GmbH
Apparatus for aligning notes of value	17/379,195		Wincor Nixdorf International GmbH
Method and device for controlling the access and configuration to point of sale peripherals	15/828,352		Wincor Nixdorf International GmbH
Arrangement and method for aligning at least one note of value	15/923,640	10,710,831	Wincor Nixdorf International GmbH
Method and system of performing an authorization mechanism between a service terminal system and a helpdesk system	16/028,032	11,068,579	Wincor Nixdorf International GmbH
Cash box having a storage area for storing notes of value	16/028,890	10,676,309	Wincor Nixdorf International GmbH
SWITCH ASSEMBLY FOR DEVICES FOR HANDLING VALUE DOCUMENTS	16/954,680		Wincor Nixdorf International GmbH
System and method to control the access on information of a peripheral storage device	16/420,132	11320992	Wincor Nixdorf International GmbH
Device for handling notes of value	16/238,902	10,766,725	Wincor Nixdorf International GmbH
Arrangement with a receipt printer arranged in a housing	16/256,539	11,065,896	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
Arrangement with a receipt printer arranged in a housing	17/216,497		Wincor Nixdorf International GmbH
ASSEMBLY HAVING A CARD READER ARRANGED IN A HOUSING	16/978,796	11,380,156	Wincor Nixdorf International GmbH
SYSTEM AND METHOD FOR MANAGING INVENTORY	17/055,169		Wincor Nixdorf International GmbH
Device for measuring of forces and weighing device	16/413,561	10,845,261	Wincor Nixdorf International GmbH
ELECTRONIC DEVICE ARRANGEMENT, METHOD FOR OPERATING AN ELECTRONIC DEVICE ARRANGEMENT, SECURITY DEVICE, AND AUTOMATED TELLER MACHINE	16/413,558	11,164,430	Wincor Nixdorf International GmbH
ELECTRONIC DEVICE ARRANGEMENT, METHOD FOR OPERATING AN ELECTRONIC DEVICE ARRANGEMENT, SECURITY DEVICE, AND AUTOMATED TELLER MACHINE	17/216,534		Wincor Nixdorf International GmbH
Value note cassette	16/059,454	10,580,247	Wincor Nixdorf International GmbH
Value note cassette	16/404,100	11,066,265	Wincor Nixdorf International GmbH
Method and device for the secure verification of the opening of a safe door	16/677,759	11,281,753	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
METHOD FOR OPERATING A MONEY MACHINE, METHOD FOR OPERATING A MONEY MACHINE, MONEY MACHINE, METHOD FOR OPERATING A MOBILE PHONE AND MOBILE PHONE	17/426,009		Wincor Nixdorf International GmbH
Apparatus for the Automated Return of a Good and Method for Operating the Apparatus	17/632,830		Wincor Nixdorf International GmbH
Terminal for treating forms	10/088,789	7,191,948	Wincor Nixdorf International GmbH
REMOTELY UPGRADABLE AUTOMATED BANKING MACHINE	17/620,945		Wincor Nixdorf International GmbH
ATM HAVING PRIVACY PANELS	17/545,024		Diebold Nixdorf Systems GmbH
Value note box	17886438		Diebold Nixdorf Systems GmbH
Self-service payment terminal	29853490		Wincor Nixdorf International GmbH
Self Service Terminal and Method	17965048		Diebold Nixdorf Systems GmbH
Device for handling notes of value	16/870,878	11,276,264	Diebold Nixdorf Systems GMBH
Automated teller machine	16/869,015	11,361,631	Diebold Nixdorf Systems GMBH

Title	Application No.	Patent No.	Record Owner
Value note box	16/872,511	11,521,453	Diebold Nixdorf Systems GMBH
Device for handling notes of value and method for operating a device for handling notes of value	15/931,117		Diebold Nixdorf Systems GMBH
Device for handling notes of value	17/690,529		Diebold Nixdorf Systems GMBH
APPARATUS FOR HANDLING NOTES OF VALUE	17/762,040		Diebold Nixdorf Systems GMBH
Arrangement for securely closing a head module of a device for handling notes of value	17/433233		Wincor Nixdorf International GmbH
Hardware Security Module	17/291,088		Wincor Nixdorf International GmbH

U.S. Design Patents and Patent Applications:

Title	Application No.	Patent No.	Record Owner
Self-service payment terminal	29/853,490		Wincor Nixdorf International GmbH
Self-service payment terminal	29/853,491		Wincor Nixdorf International GmbH
Pin pad terminal	29/293,439	D589048	Wincor Nixdorf International GmbH
Automated teller machine	29/288852	D584875	Wincor Nixdorf International GmbH
Keyboard with integrated sight shield	29/301,101	D590575	Wincor Nixdorf International GmbH
Self-checkout system	29/312,056	D631676	Wincor Nixdorf International GmbH
Self-checkout system	29/367,744	D631264	Wincor Nixdorf International GmbH
Self-checkout system	29/367,747	D650762	Wincor Nixdorf International GmbH
Self-checkout system	29/367,750	D652650	Wincor Nixdorf International GmbH

Title	Application No.	Patent No.	Record Owner
Terminal	29/348,511	D626544	Wincor Nixdorf International GmbH
Money Box	29/359,467	D644815	Wincor Nixdorf International GmbH
Terminal	29/359,587	D626545	Wincor Nixdorf International GmbH
Data-processing system	29/359,924	D629585	Wincor Nixdorf International GmbH
Data-processing system	29/359,934	D628764	Wincor Nixdorf International GmbH
Data-processing system	29/366,134	D631634	Wincor Nixdorf International GmbH
Counting Machine	29/359,915	D661727	Wincor Nixdorf International GmbH
Counting Machine	29/408,574	D663765	Wincor Nixdorf International GmbH
Counting Machine	29/417,169	D669525	Wincor Nixdorf International GmbH
Counting Machine	29/417,180	D671164	Wincor Nixdorf International GmbH
Data-processing system	29/359,928	D625305	Wincor Nixdorf International GmbH
Data processing system	29/365,663	D645223	Wincor Nixdorf International GmbH
Bank Teller Counter	29/389,275	D679885	Wincor Nixdorf International GmbH
Automated Teller Machine, Design Anmeldung Barclays	29/412,131	D689665	Wincor Nixdorf International GmbH
Automatic Teller Machine, Barclays, C 4090 Berlin	29/467,832	D749290	Wincor Nixdorf International GmbH
Automated Transaction Machine	29/669,164	D880100	Wincor Nixdorf International GmbH
Automated Transaction Machine	29/669,165	D880101	Wincor Nixdorf International GmbH
Self-Service Terminal	29/695,302	D901825	Wincor Nixdorf International GmbH
Automated Transaction Machine	29/721,662	D950883	Wincor Nixdorf International GmbH
Automated Transaction Machine	29/794,341		Wincor Nixdorf International GmbH
Automated Transaction Machine	29/721,669	D950885	Wincor Nixdorf International GmbH
Automated Transaction Machine	29/721,663	D950884	Wincor Nixdorf International GmbH
Automated Transaction Machine	29/721,666	D951585	Wincor Nixdorf International GmbH
SAFE	29/781,133		Wincor Nixdorf International GmbH
SAFE	29/781,132		Wincor Nixdorf International GmbH
COMPUTER SCREEN	29/781,128		Wincor Nixdorf International GmbH
COMPUTER SCREEN	29/781,125		Wincor Nixdorf International GmbH
COMPUTER SCREEN	29/781,122		Wincor Nixdorf International GmbH
Retail Cash Module Next Generation	29/781,210		Wincor Nixdorf International GmbH
Retail Cash Module Next Generation	29/781,212		Wincor Nixdorf International GmbH
Retail Cash Module Next Generation	29/781,213		Wincor Nixdorf International GmbH
EASY Self-Checkout Next Generation	29/781,214		Wincor Nixdorf International GmbH
EASY Self-Checkout Next Generation	29/781,216		Wincor Nixdorf International GmbH
EASY Self-Checkout Next Generation	29/781,217		Wincor Nixdorf International GmbH
EASY Self-Checkout Next	29/781,218		Wincor Nixdorf International GmbH

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Generation			
EASY Self-Checkout Next Generation	29/781,219		Wincor Nixdorf International GmbH
EASY Self-Checkout Next Generation	29/781,221		Wincor Nixdorf International GmbH
Kiosk K-two with 32" Display	29/781,222		Wincor Nixdorf International GmbH
Kiosk K-two with 32" Display	29/781,223		Wincor Nixdorf International GmbH