# 508092713 08/29/2023

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT8139869

SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		MERGER AND CHANGE OF NAME				
EFFECTIVE DATE:		08/01/2023				
CONVEYING PARTY	DATA					
Name			Execution Date			
BYTEMARK, INC.			07/31/2023			
NEWLY MERGED EN		A				
	Execution Date					
SIEMENS MOBILITY,	INC.		07/31/2023			
MERGED ENTITY'S		(RECEIVING PARTY)				
Name:	SIEMEN	SIEMENS MOBILITY, INC.				
Street Address:	ONE PE	ENN PLAZA, 11TH FLOOR, SUITE 110	00			
City:	NEW Y	NEW YORK				
State/Country:	NEW Y	NEW YORK				
Postal Code:	10119	10119				
PROPERTY NUMBER	RS Total: 1	9				
PROPERTY NUMBER Property Typ		9 Number				
	e					
Property Typ	e	Number				
Property Typ Application Number: Application Number: Application Number:	9 <b>e</b>	Number     13475881     13901243     14638411				
Property Typ Application Number: Application Number: Application Number: Application Number:		Number     13475881     13901243     14638411     13046413				
Property Typ Application Number: Application Number: Application Number: Application Number:		Number     13475881     13901243     14638411     13046413     14751570				
Property Typ Application Number: Application Number: Application Number: Application Number: Application Number:		Number     13475881     13901243     14638411     13046413     14751570     14823157				
Property Typ Application Numbers Application Numbers Application Numbers Application Numbers Application Numbers Application Numbers		Number     13475881     13901243     14638411     13046413     14751570     14823157     14286622				
Property Typ Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number:		Number     13475881     13901243     14638411     13046413     14751570     14823157     14286622     15228232				
Property Typ Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number:		Number     13475881     13901243     14638411     13046413     14751570     14823157     14286622     15228232     15692503				
Property Typ Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number:		Number   13475881   13901243   14638411   13046413   14751570   14823157   14286622   15228232   15692503   14496645				
Property Typ Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number:		Number   13475881   13901243   14638411   13046413   14751570   14823157   14286622   15228232   15692503   14496645   16444002				
Property Typ Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number:		Number     13475881     13901243     14638411     13046413     14751570     14823157     14286622     15228232     15692503     14496645     16444002     15485581				
Property Typ Application Number: Application Number:		Number     13475881     13901243     14638411     13046413     14751570     14823157     14286622     15228232     15692503     14496645     16444002     15246748				
Property Typ Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number: Application Number:		Number     13475881     13901243     14638411     13046413     14751570     14823157     14286622     15228232     15692503     14496645     16444002     15485581				

Property Type		Number	
Application Number:	1600	7021	
Application Number:	1758	0016	
Application Number:	1592	7305	
Application Number:	1700	3217	
CORRESPONDENCE DATA			
Fax Number:	(407)	243-3175	
		e-mail address first; if that is hat is unsuccessful, it will be	
Phone:	6092	169347	
Email:	jennif	fer.hadley@siemens.com	
Correspondent Name:	SIEM	IENS CORPORATION	
Address Line 1:	INTE	LLECTUAL PROPERTY DEPT	-
Address Line 2:	3850	QUADRANGLE BLVD	
Address Line 4:	ORL	ANDO, FLORIDA 32817	
ATTORNEY DOCKET NUMB	ER:	VARIOUS	
NAME OF SUBMITTER:		JENNIFER HADLEY	
SIGNATURE:		/Jennifer Hadley/	
DATE SIGNED:		08/29/2023	
Total Attachments: 5			
source=Siemens Mobility Inc	DE-Merge	er (Survivor)#page1.tif	
source=Siemens Mobility Inc	DE-Merge	er (Survivor)#page2.tif	
source=Siemens Mobility Inc	DE-Merge	er (Survivor)#page3.tif	
source=Siemens Mobility Inc	DE-Merge	er (Survivor)#page4.tif	
source=Siemens Mobility Inc	DE-Merge	er (Survivor)#page5.tif	



## The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"BYTEMARK, INC.", A DELAWARE CORPORATION,

WITH AND INTO "SIEMENS MOBILITY, INC." UNDER THE NAME OF "SIEMENS MOBILITY, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE THIRTY-FIRST DAY OF JULY, A.D. 2023, AT 10:24 O`CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE FIRST DAY OF AUGUST, A.D. 2023 AT 12:01 O'CLOCK A.M.



6637711 8100M SR# 20233118190

You may verify this certificate online at corp.delaware.gov/authver.shtml

Juny 1 Salar Summer & Sam

Authentication: 203854625 Date: 07-31-23

State of Delaware Secretary of State Division of Corporations Delivered 10:24 AM 07/31/2023 FILED 10:24 AM 07/31/2023 SR 20233118190 - File Number 6637711

#### CERTIFICATE OF OWNERSHIP AND MERGER

#### MERGING

#### BYTEMARK, INC.

## INTO

# SIEMENS MOBILITY, INC.

(Pursuant to Section 253 of the Delaware General Corporation Law)

#### July 31, 2023

SIEMENS MOBILITY, INC., a Delaware corporation (the "**Corporation**"), does hereby certify to the following facts relating to the merger of Bytemark, Inc., a Delaware corporation (the "**Subsidiary**"), with and into the Corporation, with the Corporation remaining as the surviving corporation

**FIRST**: The Corporation was incorporated pursuant to the provisions of the General Corporation Law of the State of Delaware on November 29, 2017. The Subsidiary was incorporated pursuant to the provisions of the General Corporation Law of the State of Delaware on February 10, 2011.

**SECOND:** The Corporation owns in excess of 90% of the outstanding shares of each class of capital stock of the Subsidiary

**THIRD**: By the unanimous written consent of the Board of Directors of the Corporation dated July 31, 2023, the Corporation determined to merge the Subsidiary with and into the Corporation, with the Corporation being the surviving corporation (the "*Merger*"), and did adopt the following resolutions:

WHEREAS, the Corporation owns more than 90% of the outstanding shares of each class of capital stock of Bytemark, Inc., a corporation organized and existing under the laws of the State of Delaware ("Bytemark"), and

WHEREAS, the Corporation desires, and the Board deems it advisable, to merge Bytemark into the Corporation, with the Corporation surviving the merger, pursuant to Section 253 of the DGCL.

NOW, THEREFORE, BE IT RESOLVED, that Bytemark be merged with and into the Corporation (the "Merger"); and be it further

**RESOLVED**, that Merger is hereby ratified, authorized and approved in all respects, effective as of 12:01 A.M., Eastern Standard Time, on August 1, 2023; and be it further

**RESOLVED**, that at the effective time of the Merger, each share of Common Stock, \$0.0001 par value per share, of Bytemark shall be shall be

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cancelled and shall cease to exist, and no consideration shall be delivered in exchange therefor; and be it further

**RESOLVED**, that at the effective time of the Merger, each share of Series A Preferred Stock, \$0.0001 par value per share, of Bytemark shall be cancelled and shall cease to exist, and no consideration shall be delivered in exchange therefor; and be it further

**RESOLVED**, that at the effective time of the Merger, each share of Series B Preferred Stock, \$0.0001 par value per share, of Bytemark shall cancelled and shall cease to exist, and no consideration shall be delivered in exchange therefor; and be it further

**RESOLVED**, that at the effective time of the Merger, each share of Series C Preferred Stock, \$0.0001 par value per share, of Bytemark shall be cancelled and shall cease to exist, and no consideration shall be delivered in exchange therefor; and be it further

**RESOLVED**, that at the effective time of the Merger, each share of Series D Preferred Stock, \$0.0001 par value per share, of Bytemark shall be cancelled and shall cease to exist, and no consideration shall be delivered in exchange therefor; and be it further

**RESOLVED**, that the officers of the Corporation be, and they hereby are, directed to make and execute a certificate of ownership and merger (the "*Certificate*") setting forth a copy of the resolutions to effect the Merger and to assume the liabilities and obligations of Bytemark and to file the Certificate in the office of the Secretary of State of the State of Delaware and a certified copy of the Certificate in the office of the Recorder of Deeds of New Castle County; and be it further

**RESOLVED**, that the form terms and provisions of the Certificate, and the consummation of the transactions contemplated thereby, be, and here are, ratified, authorized and approved in all respects; and be it further

**RESOLVED**, that the officers of the Corporation be, and they hereby are, authorized and empowered to take any and all actions, and to execute and deliver any and all agreements, documents, certificates or undertakings, in the name and on behalf of the Corporation, and to incur any and all fees and expenses necessary or appropriate in the opinion of such officers, to effect the foregoing resolutions; and be it further

**RESOLVED**, that any and all actions heretofore taken by the officers of the Corporation in furtherance of the Merger are hereby ratified, confirmed, adopted and approved in all respects as the acts of the Corporation.

**FOURTH**, that Merger is to become effective on August 1, 2023, at 12:01 A.M., Eastern Standard Time.



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IN WITNESS WHEREOF, Siemens Mobility, Inc., has caused this Certificate of Ownership and Merger to be executed by authorized officers as of the date first set forth above.

SIEMENS MOBILITY, INC. By: Name: Shawn Freidman Title: Secretary 4 US\_ACTIVE\123959886\V-2 PATENT

REEL: 064739 FRAME: 0640

# **RECORDED: 08/29/2023**