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PATENTS
TRADEMARKS

& RELATED MATTERS

SEYMOUR ROTHSTEIN DAVID L. APPLEGATE OF COUNSEL

September 8, 2000

Hon. Commissioner of Patents and Trademarks Box Assignments Washington, D.C. 20231

Re: Recordation of Trademark Assignment

Dear Sir:

Please record the attached original Assignment document.

OLSOI

20 Nc

- 1. The name of the conveying party is: TransAmerica Business Credit Corporation.
- 2. The name and address of the receiving party is: Lase Medical LLC, 1000 Boone Avenue North, Golden Valley, Minnesota 55427.
- 3. The conveyance is an Assignment signed by Robert D. Pomeroy, Jr. on March 10, 2000.
- 4. The Trademark Registrations and Trademark Applications against which the document is to be recorded are:

Registration/Serial No.	<u>Trademark</u>
1,817,394	C CLARUS MEDICAL AND DESIGN
1,860,324	C LOGO
1,826,866	CLARUS
2,049,503	CLARUS CHANNEL
1,775,799	CLARUS MEDICAL
2,312,623	LASE
2,043,471	MURPHYSCOPE
2,037,241	NEUROGEN
2,256,059	PERCSCOPE

09/25/2000 INGUYEN 00000318 1817394

01 FC:481 02 FC:482 40.00 OP 325.00 OP

TRADEMARK
REEL: 002146 FRAME: 0172

Registration/Serial No.	<u>Trademark</u>
2,336,647	SITECOUPLER
2,344,039	SITELITE
75/694,802	SHAKANI SEEING STYLET
75/371,345	SITEPROBE
75/694,791	VENTUS

- 5. All correspondence concerning this document should be mailed to: Olson & Hierl, Ltd., 20 North Wacker Drive, 36th Floor, Chicago, IL 60606. Please return the original document to the attention of Deborah A. Melchi.
- Eleven Trademark Registrations and three Trademark Applications are involved at a recordal fee of \$365.00. [§37 C.F.R. 1.21 (h)].
 - The total fee (37 C.F.R. 3.41) of \$365.00 (Check No. 16608) is enclosed. 7.
- Please credit any overpayment or charge any underpayment to Deposit 8. Account No. 15-0508.
- 9. To the best of my knowledge and belief, the foregoing information is true and correct and the attached is the original document.

Respectfully submitted,

OLSON & HIERL, LTD.

By Meharak A Melehi Deborah A. Melchi

Paralegal

Enclosures

FORM OF INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Intellectual Property Assignment Agreement ("Agreement") is entered into as of March 10, 2000, by and between Lase Medical LLC, a Minnesota limited liability company ("Assignee"), and Transamerica Business Credit Corporation, a Delaware corporation, in its capacity as a secured creditor of Clarus Medical Systems, Inc. ("Clarus") conducting a private foreclosure sale of substantially all of the assets of Clarus pursuant to Section 9504 of the applicable Uniform Commercial Code (in such capacity, "Assignor").

WHEREAS, Assignor and Assignee have entered into an Asset Purchase Agreement, dated as of March 10, 2000 (the "Asset Purchase Agreement"; capitalized terms not defined herein shall have the meanings ascribed to them in the Asset Purchase Agreement), pursuant to which Assignor has agreed to sell, transfer, convey, assign and deliver to Assignee and Assignee has agreed to purchase from Assignor substantially all of the assets (the "Assets") used by Clarus in connection with the conduct of its business;

WHEREAS, the Assets include all Intellectual Property of Clarus (including all goodwill associated therewith) in which Assignor has a security interest, as more specifically described on Exhibit A hereto, as the same shall exist on the date hereof, excluding, however, all copyrights and mask works (the "Assigned Intellectual Property").

NOW, THEREFORE, in consideration of the mutual agreements, provisions and covenants contained herein or in the Asset Purchase Agreement, Assignor hereby sells, transfers, conveys, assigns and delivers to Assignee, subject to the conditions and limitations below, and Assignee hereby accepts delivery of, all of Clarus's right, title, and interest in, to and under the Assigned Intellectual Property.

EXCEPT AS SET FORTH IN ARTICLE II OF THE ASSET PURCHASE AGREEMENT, ASSIGNEE AGREES THAT THE ASSIGNED INTELLECTUAL PROPERTY IS TRANSFERRED WITHOUT ANY WARRANTIES OR REPRESENTATIONS OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTIES OR REPRESENTATIONS AS TO THE VALIDITY, ENFORCEABILITY, USE OR OWNERSHIP THEREOF OR THE EXISTENCE OR NONEXISTENCE OF, OR EXTENT, VALIDITY OR PRIORITY OF ANY LIENS ON THE ASSIGNED INTELLECTUAL PROPERTY. ASSIGNEE AGREES THAT THE ASSIGNED INTELLECTUAL PROPERTY IS PLACED AT ASSIGNEE'S DISPOSAL IN "AS IS" AND "WHERE IS" CONDITION.

Assignee acknowledges that it has conducted a thorough investigation of the Assigned Intellectual Property and is aware of and relies solely on Assignee's own knowledge of its value. Assignee agrees that Assignor has made no representation, warranty, statement of fact, or expression of opinion to Assignee with regard to the Assigned Intellectual Property and is not

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now and was not heretofore under any duty to do so. Assignee agree that Assignor has made, with respect to the Assigned Intellectual Property, no warranty or affirmation of fact, promise, description, model, or sample of the Assigned Intellectual Property.

[signature page follows]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first indicated above.

TRANSAMERICA BUSINESS CREDIT CORPORATION

By: Motern Sonery, The

Name: Robert D. Pomeroy, Jr.

Title: Executive Vice President

LASE MEDICAL LLC., a Minnesota limited liability company

By: Froll a Lunder

Name: Scott A. Sundet

Title: Member

Acknowledged and consented to:

CLARUS MEDICAL SYSTEMS, INC.

n Dan A

Name: Thoma, C Borthel

Title: President & CEO

Exhibit A to Intellectual Property Assignment Agreement

The information contained herein was provided by Clarus Medical Systems, Inc. and Transamerica Business Credit Corporation makes no representations or warranty as to the accuracy, completeness or validity of the information and filings contained herein, whether express or implied.

TRADEMARK ESTATE

U.S. and FOREIGN TRADEMARKS

•	30 APR 1999	75/694,791			Pdg.	10	VENTUS (US)
	10 OCT 1997	75/371,345			Pdg.	10	SITEPROBE (US)
	02 MAR 1998	75/442,943	18 APR 2000	2,344,039	Reg.	10	SITELITE (US)
	02 MAR 1998	75/443,133	28 MAR 2000	2,336,647	Reg.	10	SITECOUPLER (US)
	30 APR 1999	75/694,802			Pdg.	10	SHAKANI SEEING STYLET (US)
_	10 OCT 1997	75/371,340	22 JUN 1999	2,256,059	Reg.	10	PERCSCOPE (US)
	03 APR 1996	75/082,984	11 FEB 1997	2,037,241	Reg.	10	NEUROGEN (US)
	03 APR 1996	75/082,983	11 MAR 1997	2,043,471	Reg.	10	MURPHYSCOPE (US)
	15 OCT 1997	75/373,278	25 JAN 2000	2,312,623	Reg.	10	LASE (US)
_	08 JAN 1990	74/017,041	08 JUN 1993	1,775,799	Reg.	10	CLARUS MEDICAL (US)
	16 SEP 1994	74/574,513	01 APR 1997	2,049,503	Reg.	10	CLARUS CHANNEL (US)
	10 JAN 1990	74,017,855	15 MAR 1994	1,826,866	Reg.	10	CLARUS (US)
-	01 APR 1996	81422	01 FEB 1999	81422	Reg.	9, 10, 40	CLARUS (Europe)
	15 MAY 1992	C4351910WZ	15 MAY 1992	2032552	Reg.	10	C STYLIZED (Germany)
	28 OCT 1991	74,217,048	25 OCT 1994	1,860,324	Reg.	10	C LOGO (US)
TI	15 MAY 1992	C4352010WZ	15 MAY 1992	2059001	Reg.	10	C CLARUS MEDICAL STYLIZED (Germany)
RAD	13 NOV 1991	74/221,039	18 JAN 1994	1,817,394	Reg.	10	C CLARUS MEDICAL AND DESIGN (US)
FM2	Appln. Date	Appin. No.	Reg. Date	Reg. No.	Status	Class	Mark/Country
Z Z							

RECORDED: 09/08/2000

TRADEMARK
REEL: 002146 FRAME: 0178

Page 1