TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT**

NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Infocus Corporation		08/03/2010	CORPORATION: OREGON

RECEIVING PARTY DATA

Name:	Silicon Valley Bank
Street Address:	380 Interlocken Crescent
Internal Address:	Suite 600
City:	Broomfield
State/Country:	COLORADO
Postal Code:	80021
Entity Type:	Bank: CALIFORNIA

PROPERTY NUMBERS Total: 11

Property Type	Number	Word Mark
Registration Number:	2011904	IN FOCUS
Registration Number:	2227932	IN FOCUS
Registration Number:	2543767	IN FOCUS
Registration Number:	3545040	INFOCUS
Registration Number:	3330567	INFOCUS
Registration Number:	2479731	LIGHTPORT
Registration Number:	2953539	LITEPORT
Registration Number:	2961088	PROJECTORMANAGER
Registration Number:	2693052	PROJECTORNET
Registration Number:	2855999	SCREENPLAY
Registration Number:	3459318	MINDPATH

CORRESPONDENCE DATA

Fax Number: (703)519-1821

REEL: 004267 FRAME: 0103 900170235

TRADEMARK

Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 703-415-1555 Email: mail@specializedpatent.com Correspondent Name: Christopher E. Kondracki Address Line 1: 1725 Duke Street Address Line 2: Suite 625 Address Line 4: Alexandria, VIRGINIA 22314 ATTORNEY DOCKET NUMBER: 1008803TM NAME OF SUBMITTER: Christopher E. Kondracki Signature: /Christopher E. Kondracki/ Date: 08/25/2010 **Total Attachments: 8** source=Infocus#page1.tif source=Infocus#page2.tif source=Infocus#page3.tif source=Infocus#page4.tif source=Infocus#page5.tif source=Infocus#page6.tif source=Infocus#page7.tif source=Infocus#page8.tif

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement is entered into as of August 3, 2010 by and between (i) SILICON VALLEY BANK ("Bank") and (ii) INFOCUS CORPORATION, an Oregon corporation (the "Grantor").

RECITALS

- A. Bank has agreed to make certain advances of money and to extend certain financial accommodation to Grantor (the "Loans") in the amounts and manner set forth in that certain Loan and Security Agreement by and between Bank and Grantor dated as of the date hereof (as the same may be amended, modified or supplemented from time to time, the "Loan Agreement"; capitalized terms used herein are used as defined in the Loan Agreement). Bank is willing to make the Loans to Grantor, but only upon the condition, among others, that Grantor shall grant to Bank a security interest in certain Copyrights, Trademarks, Patents, and Mask Works (as each term is described below) to secure the obligations of Grantor under the Loan Agreement.
- B. Pursuant to the terms of the Loan Agreement, Grantor has granted to Bank a security interest in all of Grantor's right, title and interest, whether presently existing or hereafter acquired, in, to and under all of the Collateral.
- NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, and intending to be legally bound, as collateral security for the prompt and complete payment when due of its obligations under the Loan Agreement, Grantor hereby represents, warrants, covenants and agrees as follows:

AGREEMENT

To secure its obligations under the Loan Agreement, Grantor grants and pledges to Bank a security interest in all of Grantor's right, title and interest in, to and under its intellectual property other than Excluded Property (all of which shall collectively be called the "Intellectual Property Collateral"), including, without limitation, the following:

- I. Any and all copyright rights, copyright applications, copyright registrations and like protections in each work or authorship and derivative work thereof, whether published or unpublished and whether or not the same also constitutes a trade secret, now or hereafter existing, created, acquired or held, including without limitation those set forth on Exhibit A attached hereto (collectively, the "Copyrights");
- 2. Any and all trade secrets, and any and all intellectual property rights in computer software and computer software products now or hereafter existing, created, acquired or held;
- 3. Any and all design rights that may be available to Grantor now or hereafter existing, created, acquired or held;
- 4. All patents, patent applications and like protections including, without limitation, improvements, divisions, continuations, renewals, reissues, extensions and continuations-in-part of the same, including without limitation the patents and patent applications set forth on Exhibit B attached hereto (collectively, the "Patents");

- 5. Any trademark and servicemark rights, whether registered or not, applications to register and registrations of the same and like protections, and the entire goodwill of the business of Grantor connected with and symbolized by such trademarks, including without limitation those set forth on Exhibit C attached hereto (collectively, the "Trademarks");
- 6. All mask works or similar rights available for the protection of semiconductor chips, now owned or hereafter acquired, including, without limitation those set forth on Exhibit D attached hereto (collectively, the "Mask Works");
- 7. Any and all claims for damages by way of past, present and future infringements of any of the rights included above, with the right, but not the obligation, to sue for and collect such damages for said use or infringement of the intellectual property rights identified above;
- 8. All licenses or other rights to use any of the Copyrights, Patents, Trademarks, or Mask Works and all license fees and royalties arising from such use to the extent permitted by such license or rights;
- 9. All amendments, extensions, renewals and extensions of any of the Copyrights, Trademarks, Patents, or Mask Works; and
- 10. All proceeds and products of the foregoing, including without limitation all payments under insurance or any indemnity or warranty payable in respect of any of the foregoing.

This security interest is granted in conjunction with the security interest granted to Bank under the Loan Agreement. The rights and remedies of Bank with respect to the security interest granted hereby are in addition to those set forth in the Loan Agreement and the other Loan Documents, and those which are now or hereafter available to Bank as a matter of law or equity. Each right, power and remedy of Bank provided for herein or in the Loan Agreement or any of the Loan Documents, or now or hereafter existing at law or in equity shall be cumulative and concurrent and shall be in addition to every right, power or remedy provided for herein and the exercise by Bank of any one or more of the rights, powers or remedies provided for in this Intellectual Property Security Agreement, the Loan Agreement or any of the other Loan Documents, or now or hereafter existing at law or in equity, shall not preclude the simultaneous or later exercise by any person, including Bank, of any or all other rights, powers or remedies.

[Signature page follows.]

IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

	ORAINTOR;
Address of Grantor:	INFOCUS CORPORATION
InFocus Corporation 13190 SW 68 th Parkway, Suite 200 Portland, Oregon 97223-83368 Attn: Ms. Lisa Prentice Fax: 503-207-4707 Email: lisa.prentice@infocus.com	By: USOK. Prentice Name: LISA K. PRENTICE Title: CFO + Treasurer
Address of Bank:	BANK: SILICON VALLEY BANK
380 Interlocken Crescent, Suite 600 Broomfield, Colorado 80021 Attn: Mr. Shane Anderson Fax (303) 469-1077 Email: sanderson@svb.com	By: Name: Title:

IN WITNESS WHEREOF, the parties have caused this Intellectual Property Security Agreement to be duly executed by its officers thereunto duly authorized as of the first date written above.

	GRANTOR:
Address of Grantor:	INFOCUS CORPORATION
InFocus Corporation 13190 SW 68 th Parkway, Suite 200 Portland, Oregon 97223-83368 Attn: Ms. Lisa Prentice Fax: 503-207-4707 Email: lisa.prentice@infocus.com	By:Name:Title:
	BANK:
Address of Bank:	SILICON VALLEY BANK
380 Interlocken Crescent, Suite 600 Broomfield, Colorado 80021 Attn: Mr. Shane Anderson Fax (303) 469-1077	By:

Email: sanderson@svb.com

EXHIBIT A

Copyrights

None.

EXHIBIT B

Patents

None.

EXHIBIT C

Trademarks

Mark	Country	Reg. No.	Filing No.	Class
IN FOCUS	USA	2011904	75010303	9
IN FOCUS	USA	2227932	75396449	9
IN FOCUS	USA	2543767	75709786	41
INFOCUS	USA	3545040	78441030	9,16,21,28,36,42
INFOCUS (Stylized)	USA	3330567	78410613	9
LIGHTPORT	USA	2479731	76077556	9
LITEPORT	USA	2953539	78281757	9
MINDPATH	USA	3459318	78445535	9
PROJECTORMANAGER	USA	2961088	78275198	9
PROJECTORNET	USA	2693052	76410409	9
SCREENPLAY	USA	2855999	78251088	9

EXHIBIT D

Mask Works

None.

TRADEMARK
REEL: 004267 FRAME: 0112

RECORDED: 08/25/2010