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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM386645

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Amyris, Inc.		03/29/2014	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Hercules Technology Growth Capital, Inc.		
Street Address:	400 Hamilton Avenue		
Internal Address:	Suite 310		
City:	Palo Alto		
State/Country:	CALIFORNIA		
Postal Code:	94301		
Entity Type:	Corporation: MARYLAND		

PROPERTY NUMBERS Total: 16

Property Type	Number	Word Mark
Registration Number:	3418982	
Registration Number:	3591716	
Registration Number:	4031996	AMYRIS
Registration Number:	3418984	AMYRIS
Registration Number:	3516929	AMYRIS
Registration Number:	3604243	GREEN LANE
Registration Number:	3793831	A
Registration Number:	3793830	A
Registration Number:	3846212	NO COMPROMISE
Registration Number:	3664922	NO COMPROMISE
Registration Number:	3726789	
Registration Number:	3894976	BIOFENE
Registration Number:	4209630	NEOSSANCE
Registration Number:	4302622	EVOSHIELD
Serial Number:	85631181	CLEARLY PATCHOULI
Serial Number:	85920486	SUGAR SQUALANE

CORRESPONDENCE DATA

TRADEMARK REEL: 005806 FRAME: 0404

900366731

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: 4152789024

Email: landwebe@chapman.com
Correspondent Name: Joseph R. Landweber

Address Line 1: 595 Market Street, 26th Floor

Address Line 4: San Francisco, CALIFORNIA 94105

NAME OF SUBMITTER:

Joseph Landweber

SIGNATURE:

/Joseph Landweber/

DATE SIGNED:

06/03/2016

Total Attachments: 8

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source=Trademark Packet#page7.tif source=Trademark Packet#page8.tif

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

To the Director of the U. S. Patent and Trademark Office: Pleas	e record the attached documents or the new address(es) below.				
1. Name of conveying party(ies):	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached? ✓ No				
Amyris, Inc.	Name: Hercules Technology Growth Capital, Inc.				
☐ Individual(s) ☐ Association ☐ Partnership ☐ Limited Partnership ☑ Corporation- State: Delaware ☐ Other	Partnership Citizenship Limited Partnership Citizenship Corporation Citizenship Other Citizenship If assignee is not domiciled in the United States, a domestic representative designation is attached: (Designations must be a separate document from assignment)				
4. Application number(s) or registration number(s) and A. Trademark Application No.(s) See list attached hereto as Exhibit A	B. Trademark Registration No.(s) See list attached hereto as Exhibit A Additional sheet(s) attached? Yes No				
C. Identification or Description of Trademark(s) (and Filing See list attached hereto as Exhibit A					
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Joseph Landweber	6. Total number of applications and registrations involved:				
Internal Address: Chapman and Culter LLP	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$\frac{415.00}{}\$				
Street Address: 595 Market Street, Suite 2600	Authorized to be charged to deposit account Enclosed				
City: San Francisco	8. Payment Information:				
State: California Zip: 94105					
Phone Number: 415-278-9024	Danceit Account Number				
Docket Number:	Deposit Account Number				
Email Address: landwebe@chapman.com	Authorized User Name				
9. Signature:	6/3/2016				
Signature	Date				
Joseph Landweber Name of Person Signing	Total number of pages including cover sheet, attachments, and document:				

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Branch, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

EXHIBIT A to Trademark Recordation Form Cover Sheet

Mark	Class	Country	Application	Filing	Registration	Reg.	Exp.	Status
iviaik	Ciuso	Country	No.	Date	No.	Date	Date	
	4	US	77/008,832	09/27/06	3,418,982	04/29/08	04/29/18	Registered
- 3	42	US	77/008,883	09/27/06	3,591,716	03/17/09	03/17/19	Registered
AMYRIS	3	US	77/648,755	01/13/09	4,031,996	09/27/11	09/27/21	Registered
AMYRIS	4	US	77/008,889	09/27/06	3,418,984	04/29/08	04/28/18	Registered
AMYRIS	42	US	77/011,120	09/29/06	3,516,929	10/14/08	10/14/18	Registered
GREEN LAKE	39	US	77/976,721	12/05/06	3,604,243	04/07/09		Registered
÷	4	US	77/505,637	06/23/08	3,793,831	5/25/10		Registered
1	4,9	US	77/505,634	06/23/08	3,793,830	5/25/10		Registered
NO COMPROMISE	1	US	77/749,465	06/01/09	3,846,212	09/07/10		Registered
NO COMPROMISE	4	US	77/568,309	09/11/08	3,664,922	08/04/09		Registered
Citrus "Smell"	4	US	76/693,238	10/01/08	3,726,789	12/15/09		Registered
BIOFENE	1	US	77/818,383	09/02/09	3,894,976	12/21/10		Registered
NEOSSANCE	1,3	US	85/541,582	02/13/12	4,209,630	09/18/12		Registered
EVOSHIELD	4	US	85/536,417	02/07/12	4,302,622	03/12/13		Registered
CLEARLY PATCHOULI	3	US	85/631,181	05/21/12				Allowed
SUGAR SQUALENE	3	US	85/920,486	05/01/13				Pending

GRANT OF TRADEMARK SECURITY INTEREST

THIS GRANT OF TRADEMARK SECURITY INTEREST (this "Grant"), dated March 29, 2014 is by and between, Amyris, Inc., a Delaware corporation ("Grantor"), located at 5885 Hollis Street, Suite 100, Emeryville, California 94608, and Hercules Technology Growth Capital, Inc., a Maryland corporation, not in its individual capacity but solely as administrative agent for itself and Lender (as hereinafter defined) (in such capacity "Agent"). Each capitalized term utilized in this Grant that is not defined in the Loan Agreement (as hereinafter defined) or this Grant, but is defined in the UCC, shall have the meaning set forth in Article 1, 8 or 9 of the UCC, as applicable.

WHEREAS, Grantor owns and uses in its business, and will, in the future adopt and so use, various intangible assets, including the Trademark Collateral (as defined below);

WHEREAS, Grantor, the subsidiaries of Grantor from time to time party thereto that have delivered a Joinder Agreement, the several banks and other financial institutions or entities from time to time parties thereto (collectively, referred to as "Lender") and Agent have entered into that certain Loan and Security Agreement, dated as of even date herewith (as amended, restated, modified or supplemented from time to time, the "Loan Agreement"), pursuant to which Lender has extended certain financial accommodations to Grantor; and

WHEREAS, pursuant to the terms of that certain Loan Agreement, Grantor has granted to Agent a security interest in, and Agent has become a secured creditor with respect to, the Collateral specified therein, including the Trademark Collateral.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Loan Agreement, to evidence further the security interest granted by Grantor to Agent pursuant to the Loan Agreement, Grantor hereby grants to Agent a security interest in all of Grantor's right, title and interest in and to the following, in each case, whether now or hereafter existing or whether now owned or hereafter acquired and wherever the same may be located (the "Trademark Collateral"):

(i) all trademarks, service marks, designs, logos, indicia, trade names, trade dress, corporate names, company names, business names, fictitious business names, trade styles and/or other source and/or business identifiers and applications pertaining thereto, owned by Grantor, or hereafter adopted and used, in its business (including, without limitation, the trademarks set forth on Schedule A annexed hereto) (collectively, the "Trademarks"), all registrations that have been or may hereafter be issued or applied for thereon in the United States of America ("United States") and any state thereof and in foreign countries (including, without limitation, the registrations and applications set forth on Schedule A annexed hereto), all common law and other rights (but in no event any of the obligations) in and to the Trademarks in the United States and any state thereof and in foreign countries, and all goodwill of Grantor's business connected with the use of and symbolized by the Trademarks; and

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(ii) all Proceeds and Accessions with respect to any of the foregoing.

Notwithstanding anything herein to the contrary, in no event shall the "Trademark Collateral" include, and Grantor shall not be deemed to have granted a security interest in any of Grantor's rights in or under any (i) Excluded Intellectual Property and (ii) United States intent-to-use trademark or service mark application to the extent that, and solely during the period prior to the filing of evidence of use of such trademark or service mark, the grant of a security interest therein would invalidate such intent-to-use trademark or service mark application under Federal law.

If, before the Secured Obligations shall have been paid in full, Grantor shall obtain rights to any new Trademark Collateral, the provisions of this Grant shall automatically apply thereto. Grantor shall promptly update Schedule A attached hereto as necessary, but no more frequently than once per fiscal quarter, and provide written notice to Agent of such updates on a fiscal quarterly basis. Grantor authorizes Agent to modify this Grant by amending Schedule A attached hereto to reflect such updates.

Grantor does hereby further acknowledge and affirm that this Grant is made in connection with, and subject to the terms of, the Loan Agreement and that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Loan Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein, including, without limitation, sections 11.8, 11.9 and 11.10. In the event of an irreconcilable conflict between the terms of this Grant and the terms of the Loan Agreement, the Loan Agreement shall control.

[The remainder of this page is intentionally left blank.]

IN WITNESS WHEREOF, this Grant has been duly executed on the day and year specified at the beginning hereof.

GRANTOR:

AMYRIS, INC.,

a Delaware corporation

Signature:

Print Name:

Title:

Grant of Trademark Security Interest (Amyris, Inc.)

ACKNOWLEDGED AND AGREED:

AGENT:

HERCULES TECHNOLOGY GROWTH CAPITAL, INC., a Maryland corporation

Signature:

Print Name:

Ben Bang

Title:

Senior Counsel

Grant of Trademark Security Interest (Amyris, Inc.)

SCHEDULE A
TO
GRANT OF TRADEMARK SECURITY INTEREST

Mark	Class	Country	Application No.	Filing Date	Registration No.	Reg. Date	Exp. Date	Status
-M	4	US	77/008,832	09/27/06	3,418,982	04/29/08	04/29/18	Registered
- A	42	US	77/008,883	09/27/06	3,591,716	03/17/09	03/17/19	Registered
AMYRIS	3	US	77/648,755	01/13/09	4,031,996	09/27/11	09/27/21	Registered
AMYRIS	3	Internat'l	IR1136706	10/18/12	IR1136706	10/18/12		Registered
AMYRIS	3	BR	905268423	09/11/12				Pending
AMYRIS	3	EC	IR1136706	10/18/12	IR1136706	10/18/12	10/18/22	Registered
AMYRIS	3	JP	IR1136706	10/18/12				Pending
AMYRIS	4	US	77/008,889	09/27/06	3,418,984	04/29/08	04/29/18	Registered
AMYRIS	4	Internat'l	IR948423	12/20/07	IR948423	12/20/07		Registered
AMYRIS	4	AU	IR948423	12/20/07	IR948423	12/20/07		Registered
AMYRIS	4	BR	900766638	02/28/08				Allowed
AMYRIS	4	CN	IR948423	12/20/07	IR948423	12/20/07		Registered
AMYRIS	4	EC	IR948423	12/20/07	IR948423	12/20/07		Registered
AMYRIS	4	IN	1641699	01/16/08	1641699	03/31/09		Registered
AMYRIS	4	JP	IR948423	12/20/07	IR948423	12/20/07		Registered
AMYRIS	42	US	77/011,120	09/29/06	3,516,929	10/14/08	10/14/18	Registered
AMYRIS	42	Internat'l	IR948424	12/20/07	IR948424	12/20/07		Registered
AMYRIS	42	AU	IR948424	12/20/07	IR948424	12/20/07		Registered
AMYRIS	42	BR	900766654	02/28/08	900766654	08/09/01		Registered
AMYRIS	42	CN	IR948424	12/20/07	IR948424	12/20/07		Registered
AMYRIS	42	EC	IR948424	12/20/07	IR948424	12/20/07		Registered
AMYRIS	42	IN	1641698	01/16/08	164198	03/31/09		Registered
AMYRIS	42	JP	IR948424	12/20/07	IR948424	12/20/07		Registered
GREEN LANE	39	US	77/976,721	12/05/06	3,604,243	04/07/09		Registered
DIAL-A- BLEND	4	Brazil	900766719	02/28/08	900766719	08/09/11		Registered
DIAL-A- BLEND	4,9	EC	6677967	02/04/08	006677967	01/08/09		Registered
Æ.	4	US	77/505,637	06/23/08	3,793,831	05/25/10		Registered
	42	US	77/505,634	06/23/08	3,793,830	05/25/10		Registered
NO COMPROMISE	1	US	77/749,465	06/01/09	3,846,212	09/07/10		Registered
NO COMPROMISE	1	BR	902155202	11/30/09				Allowed
NO COMPROMISE	1	EC	8703878	11/23/09	8703878	06/02/10		Registered

Mark	Class	Country	Application No.	Filing Date	Registration No.	Reg. Date	Exp. Date	Status
NO COMPROMISE	4	US	77/568,309	09/11/08	3,664,922	08/04/09		Registered
NO COMPROMISE	4	BR	901470945	02/20/09				Pending
NO COMPROMISE	4,39,40	EC	8135014	03/04/09	8135014	11/20/09		Registered
Citrus "Smell"	4	US	76/693,238	10/01/08	3,726,789	12/15/09		Registered
BIOFENE	1	US	77/818,383	09/02/09	3,894,976	12/21/10		Registered
DIESEL DE CANA	4	BR	902783580	07/19/10				Published
NEOSSANCE	1,3	US	85/541,582	02/13/12	4,209,630	09/18/12		Registered
NEOSSANCE	1,3	Internat'l	IR1133812	07/11/12	IR1133812	07/11/12		Registered
NEOSSANCE	1	Brazil	905060539	07/23/12				Pending
NEOSSANCE	3	Brazil	905060555	07/23/12	`			Pending
NEOSSANCE	1,3	EC	IR1133812	07/11/12	IR1133812	07/11/12		Registered
NEOSSANCE	1,3	JP	IR1133812	07/11/12	IR1133812	07/11/12		Registered
EVOSHIELD	4	US	85/536,417	02/07/12	4,302,622	03/12/13		Registered
CLEARLY PATCHOULI	3	US	85/631,181	05/21/12				Allowed
CLEARLY PATCHOULI	3	Internat'l	IR1143277	11/19/12	IR1143277	11/19/12		Registered
CLEARLY PATCHOULI	3	Brazil	905564602	11/21/12				Pending
CLEARLY PATCHOULI	3	EC	IR1143277	11/19/12	IR1143277	11/19/12	11/19/22	Registered
SUGAR SQUALENE	3 -	US	85/920,486	05/01/13				Pending

RECORDED: 06/03/2016